

Extra Ordinary Part IV-B /1999

Extra No.	Date	Department
Extra No.1	04-01-1999	Forest & Environment Department
Extra No.2	04-01-1999	Energy & Petrochemicals Department
Extra No.3	05-01-1999	Urban Development & Urban Housing Department
Extra No.4	06-01-1999	Energy & Petrochemicals Department
Extra No.5	07-01-1999	Finance Department
Extra No.6	08-01-1999	Urban Development & Urban Housing Department
Extra No.7	08-01-1999	Information & Broadcasting Department
Extra No.8	08-01-1999	Labour & Employment Department
Extra No.9	12-01-1999	Energy & Petrochemicals Department
Extra No.10	13-01-1999	Revenue Department
Extra No.11	16-01-1999	Urban Development & Urban Housing Department
Extra No.12	19-01-1999	Urban Development & Urban Housing Department
Extra No.13	19-01-1999	Home Department
Extra No.14	27-01-1999	Panchayats, Rural Housing & Rural Development Department
Extra No.15	30-01-1999	Revenue Department
Extra No.16	02-02-1999	Home Department
Extra No.17	03-02-1999	Agriculture & Co-operation Department
Extra No.18	04-02-1999	Urban Development & Urban Housing Department
Extra No.19	08-02-1999	Revenue Department
Extra No.20	09-02-1999	Home Department
Extra No.21	09-02-1999	Urban Development & Urban Housing Department
Extra No.22	09-02-1999	Energy & Petrochemicals Department
Extra No.23	09-02-1999	Energy & Petrochemicals Department
Extra No.24	15-02-1999	Energy & Petrochemicals Department
Extra No.25	19-02-1999	Urban Development & Urban Housing Department

Extra No.	Date	Department
Extra No.26	22-02-1999	Food, Civil Supplies & Consumer Affairs Department
Extra No.27	23-02-1999	Urban Development & Urban Housing Department
Extra No.28	04-03-1999	Information & Broadcasting Department
Extra No.29	08-03-1999	Forest & Environment Department
Extra No.30	09-03-1999	Urban Development & Urban Housing Department
Extra No.31	10-03-1999	Agriculture & Co-operation Department
Extra No.32	12-03-1999	General Administration Department
Extra No.33	12-03-1999	Home Department
Extra No.34	18-03-1999	Home Department
Extra No.35	18-03-1999	Urban Development & Urban Housing Department
Extra No.36	20-03-1999	Home Department
Extra No.37	23-03-1999	Agriculture & Co-operation Department
Extra No.38	24-03-1999	Energy & Petrochemicals Department
Extra No.39	31-03-1999	Agriculture & Co-operation Department
Extra No.40	31-03-1999	Revenue Department
Extra No.41	31-03-1999	Urban Development & Urban Housing Department
Extra No.42	31-03-1999	Home Department
Extra No.43	31-03-1999	Home Department
Extra No.44	31-03-1999	Home Department
Extra No.45	31-03-1999	Urban Development & Urban Housing Department
Extra No.46	01-04-1999	Finance Department
Extra No.47	01-04-1999	Finance Department
Extra No.48	01-04-1999	Finance Department
Extra No.49	01-04-1999	Energy & Petrochemicals Department
Extra No.50	01-04-1999	Energy & Petrochemicals Department
Extra No.51	07-04-1999	Agriculture & Co-operation Department

Extra No.	Date	Department
Extra No.52	09-04-1999	Urban Development & Urban Housing Department
Extra No.53	12-04-1999	Finance Department
Extra No.54	12-04-1999	Finance Department
Extra No.55	12-04-1999	Finance Department
Extra No.56	12-04-1999	Labour & Employment Department
Extra No.57	13-04-1999	Urban Development & Urban Housing Department
Extra No.58	13-04-1999	Urban Development & Urban Housing Department
Extra No.59	16-04-1999	Home Department
Extra No.60	16-04-1999	Urban Development & Urban Housing Department
Extra No.61	16-04-1999	Finance Department
Extra No.62	17-04-1999	Urban Development & Urban Housing Department
Extra No.63	21-04-1999	Labour & Employment Department
Extra No.64	22-04-1999	Agriculture & Co-operation Department
Extra No.65	23-04-1999	Revenue Department
Extra No.66	26-04-1999	Home Department
Extra No.67	28-04-1999	Urban Development & Urban Housing Department
Extra No.68	29-04-1999	Urban Development & Urban Housing Department
Extra No.69	29-04-1999	General Administration Department
Extra No.70	01-05-1999	Industries & Mines Department
Extra No.71	04-05-1999	Finance Department
Extra No.72	06-05-1999	Home Department
Extra No.73	06-05-1999	Labour & Employment Department
Extra No.74	06-05-1999	Information & Broadcasting Department
Extra No.75	06-05-1999	Urban Development & Urban Housing Department
Extra No.76	06-05-1999	Energy & Petrochemicals Department
Extra No.77	07-05-1999	Home Department

Extra No.	Date	Department
Extra No.78	11-05-1999	Urban Development & Urban Housing Department
Extra No.79	12-05-1999	Finance Department
Extra No.80	12-05-1999	Labour & Employment Department
Extra No.81	12-05-1999	Home Department
Extra No.82	14-05-1999	Labour & Employment Department
Extra No.83	15-05-1999	Agriculture & Co-operation Department
Extra No.84	17-05-1999	Education Department
Extra No.85	17-05-1999	Home Department
Extra No.86	17-05-1999	Urban Development & Urban Housing Department
Extra No.87	20-05-1999	Panchayats, Rural Housing & Rural Development Department
Extra No.88	20-05-1999	Social Justice & Empowerment Department
Extra No.89	20-05-1999	Urban Development & Urban Housing Department
Extra No.90	20-05-1999	Home Department
Extra No.91	21-05-1999	Agriculture & Co-operation Department
Extra No.92	21-05-1999	Information & Broadcasting Department
Extra No.93	21-05-1999	Urban Development & Urban Housing Department
Extra No.94	21-05-1999	Urban Development & Urban Housing Department
Extra No.95	24-05-1999	Energy & Petrochemicals Department
Extra No.96	23-05-1999	Home Department
Extra No.97	29-05-1999	Labour & Employment Department
Extra No.98	01-06-1999	Urban Development & Urban Housing Department
Extra No.99	02-06-1999	Urban Development & Urban Housing Department
Extra No.100	03-06-1999	Agriculture & Co-operation Department
Extra No.101	03-06-1999	Agriculture & Co-operation Department
Extra No.102	03-06-1999	Agriculture & Co-operation Department
Extra No.103	03-06-1999	Agriculture & Co-operation Department

Extra No.	Date	Department
Extra No.104	03-06-1999	Agriculture & Co-operation Department
Extra No.105	04-06-1999	Finance Department
Extra No.106	07-06-1999	Industries & Mines Department
Extra No.107	08-06-1999	Home Department
Extra No.108	08-06-1999	Home Department
Extra No.109	08-06-1999	Urban Development & Urban Housing Department
Extra No.110	09-06-1999	Agriculture & Co-operation Department
Extra No.111	09-06-1999	Urban Development & Urban Housing Department
Extra No.112	09-06-1999	Industries & Mines Department
Extra No.113	10-06-1999	Revenue Department
Extra No.114	11-06-1999	Urban Development & Urban Housing Department
Extra No.115	17-06-1999	Urban Development & Urban Housing Department
Extra No.116	18-06-1999	Urban Development & Urban Housing Department
Extra No.117	21-06-1999	Agriculture & Co-operation Department
Extra No.118	21-06-1999	Agriculture & Co-operation Department
Extra No.119	21-06-1999	Home Department
Extra No.120	22-06-1999	Agriculture & Co-operation Department
Extra No.121	23-06-1999	Urban Development & Urban Housing Department
Extra No.122	24-06-1999	Industries & Mines Department
Extra No.123	24-06-1999	Urban Development & Urban Housing Department
Extra No.124	25-06-1999	Industries & Mines Department
Extra No.125	25-06-1999	Industries & Mines Department
Extra No.126	25-06-1999	Finance Department
Extra No.127	25-06-1999	Labour & Employment Department
Extra No.128	30-06-1999	Urban Development & Urban Housing Department

Extra No.	Date	Department
Extra No.129	30-06-1999	Urban Development & Urban Housing Department
Extra No.130	01-07-1999	Urban Development & Urban Housing Department
Extra No.131	01-07-1999	Urban Development & Urban Housing Department
Extra No.132	01-07-1999	Finance Department
Extra No.133	06-07-1999	Urban Development & Urban Housing Department
Extra No.134	07-07-1999	Finance Department
Extra No.135	07-07-1999	Urban Development & Urban Housing Department
Extra No.136	07-07-1999	Labour & Employment Department
Extra No.137	08-07-1999	Home Department
Extra No.138	09-07-1999	Social Justice & Empowerment Department
Extra No.139	09-07-1999	Energy & Petrochemicals Department
Extra No.140	09-07-1999	Information & Broadcasting Department
Extra No.141	12-07-1999	Labour & Employment Department
Extra No.142	12-07-1999	Labour & Employment Department
Extra No.143	12-07-1999	Labour & Employment Department
Extra No.144	16-07-1999	General Administration Department
Extra No.145	16-07-1999	Revenue Department
Extra No.146	16-07-1999	Home Department
Extra No.147	20-07-1999	Urban Development & Urban Housing Department
Extra No.148	27-07-1999	Urban Development & Urban Housing Department
Extra No.149	28-07-1999	Agriculture & Co-operation Department
Extra No.150	29-07-1999	Finance Department
Extra No.151	29-07-1999	Finance Department
Extra No.152	04-08-1999	Agriculture & Co-operation Department
Extra No.153	05-08-1999	Agriculture & Co-operation Department

Extra No.	Date	Department
Extra No.154	05-08-1999	Ports & Transport Department
Extra No.155	05-08-1999	Home Department
Extra No.156	05-08-1999	Home Department
Extra No.157	05-08-1999	Home Department
Extra No.158	05-08-1999	Home Department
Extra No.159	05-08-1999	Home Department
Extra No.160	05-08-1999	Home Department
Extra No.161	05-08-1999	Home Department
Extra No.162	05-08-1999	Home Department
Extra No.163	05-08-1999	Home Department
Extra No.164	05-08-1999	Home Department
Extra No.165	06-08-1999	Home Department
Extra No.166	06-08-1999	Urban Development & Urban Housing Department
Extra No.167	07-08-1999	Urban Development & Urban Housing Department
Extra No.168	07-08-1999	Urban Development & Urban Housing Department
Extra No.169	11-08-1999	Urban Development & Urban Housing Department
Extra No.170	11-08-1999	Urban Development & Urban Housing Department
Extra No.171	12-08-1999	Urban Development & Urban Housing Department
Extra No.172	17-08-1999	Agriculture & Co-operation Department
Extra No.173	17-08-1999	Revenue Department
Extra No.174	17-08-1999	Agriculture & Co-operation Department
Extra No.175	17-08-1999	Revenue Department
Extra No.176	17-08-1999	Home Department
Extra No.177	17-08-1999	Home Department
Extra No.178	17-08-1999	Home Department

Extra No.	Date	Department
Extra No.179	19-08-1999	Roads & Building Department
Extra No.180	23-08-1999	Home Department
Extra No.181	24-08-1999	Urban Development & Urban Housing Department
Extra No.182	24-08-1999	Urban Development & Urban Housing Department
Extra No.183	24-08-1999	Home Department
Extra No.184	24-08-1999	Home Department
Extra No.185	24-08-1999	Home Department
Extra No.187	13-09-1999	Revenue Department
Extra No.188	15-09-1999	Agriculture & Co-operation Department
Extra No.189	17-09-1999	Urban Development & Urban Housing Department
Extra No.190	17-09-1999	Urban Development & Urban Housing Department
Extra No.191	22-09-1999	General Administration Department
Extra No.192	22-09-1999	Urban Development & Urban Housing Department
Extra No.193	23-09-1999	General Administration Department
Extra No.194	23-09-1999	Urban Development & Urban Housing Department
Extra No.195	24-09-1999	General Administration Department
Extra No.196	24-09-1999	General Administration Department
Extra No.197	24-09-1999	Home Department
Extra No.198	24-09-1999	Home Department
Extra No.199	24-09-1999	Home Department
Extra No.201	27-09-1999	Labour & Employment Department
Extra No.202	29-09-1999	Agriculture & Co-operation Department
Extra No.203	30-09-1999	Agriculture & Co-operation Department
Extra No.204	30-09-1999	Home Department
Extra No.205	01-10-1999	Agriculture & Co-operation Department

Extra No.	Date	Department
Extra No.206	01-10-1999	Agriculture & Co-operation Department
Extra No.207	01-10-1999	Home Department
Extra No.208	04-10-1999	Information & Broadcasting Department
Extra No.209	05-10-1999	Home Department
Extra No.210	05-10-1999	Labour & Employment Department
Extra No.211	05-10-1999	Energy & Petrochemicals Department
Extra No.212	05-10-1999	Energy & Petrochemicals Department
Extra No.213	06-10-1999	Labour & Employment Department
Extra No.214	06-10-1999	Labour & Employment Department
Extra No.215	06-10-1999	Labour & Employment Department
Extra No.216	11-10-1999	Urban Development & Urban Housing Department
Extra No.217	12-10-1999	Urban Development & Urban Housing Department
Extra No.218	12-10-1999	Urban Development & Urban Housing Department
Extra No.219	12-10-1999	Home Department
Extra No.220	12-10-1999	Information & Broadcasting Department
Extra No.221	15-10-1999	Home Department
Extra No.222	15-10-1999	Information & Broadcasting Department
Extra No.223	16-10-1999	Labour & Employment Department
Extra No.224	18-10-1999	Revenue Department
Extra No.225	18-10-1999	Revenue Department
Extra No.226	20-10-1999	Urban Development & Urban Housing Department
Extra No.227	22-10-1999	Labour & Employment Department
Extra No.228	22-10-1999	Labour & Employment Department
Extra No.229	22-10-1999	Revenue Department
Extra No.230	26-10-1999	Social Justice & Empowerment Department

Extra No.	Date	Department
Extra No.231	27-10-1999	Labour & Employment Department
Extra No.232	28-10-1999	Urban Development & Urban Housing Department
Extra No.233	29-10-1999	Agriculture & Co-operation Department
Extra No.234	29-10-1999	Revenue Department
Extra No.235	29-10-1999	Urban Development & Urban Housing Department
Extra No.236	29-10-1999	Home Department
Extra No.237	01-11-1999	Finance Department
Extra No.238	01-11-1999	Home Department
Extra No.239	05-11-1999	Home Department
Extra No.240	05-11-1999	Home Department
Extra No.241	05-11-1999	Home Department
Extra No.242	05-11-1999	Home Department
Extra No.243	05-11-1999	Home Department
Extra No.244	05-11-1999	Home Department
Extra No.245	05-11-1999	Home Department
Extra No.246	05-11-1999	Home Department
Extra No.247	12-11-1999	Urban Development & Urban Housing Department
Extra No.248	12-11-1999	Home Department
Extra No.249	17-11-1999	Agriculture & Co-operation Department
Extra No.250	24-11-1999	Urban Development & Urban Housing Department
Extra No.251	24-11-1999	Urban Development & Urban Housing Department
Extra No.252	25-11-1999	Urban Development & Urban Housing Department
Extra No.253	25-11-1999	Urban Development & Urban Housing Department
Extra No.254	25-11-1999	Urban Development & Urban Housing Department
Extra No.255	26-11-1999	Urban Development & Urban Housing Department

Extra No.	Date	Department
Extra No.256	26-11-1999	Urban Development & Urban Housing Department
Extra No.257	27-11-1999	Home Department
Extra No.258	27-11-1999	Home Department
Extra No.259	27-11-1999	Home Department
Extra No.260	27-11-1999	Home Department
Extra No.261	27-11-1999	Home Department
Extra No.262	27-11-1999	Home Department
Extra No.263	27-11-1999	Home Department
Extra No.264	29-11-1999	Education Department
Extra No.265	30-11-1999	Agriculture & Co-operation Department
Extra No.266	30-11-1999	Agriculture & Co-operation Department
Extra No.267	30-11-1999	Urban Development & Urban Housing Department
Extra No.268	30-11-1999	Urban Development & Urban Housing Department
Extra No.269	01-12-1999	Finance Department
Extra No.270	02-12-1999	Urban Development & Urban Housing Department
Extra No.271	04-12-1999	Urban Development & Urban Housing Department
Extra No.272	06-12-1999	Revenue Department
Extra No.273	07-12-1999	Agriculture & Co-operation Department
Extra No.274	08-12-1999	Revenue Department
Extra No.275	13-12-1999	Urban Development & Urban Housing Department
Extra No.276	13-12-1999	Labour & Employment Department
Extra No.277	14-12-1999	Information & Broadcasting Department
Extra No.278	16-12-1999	Urban Development & Urban Housing Department
Extra No.279	17-12-1999	Finance Department
Extra No.280	21-12-1999	Revenue Department

Extra No.	Date	Department
Extra No.282	21-12-1999	Urban Development & Urban Housing Department
Extra No.283	24-12-1999	Urban Development & Urban Housing Department
Extra No.284	24-12-1999	Home Department
Extra No.285	24-12-1999	Home Department
Extra No.286	24-12-1999	Home Department
Extra No.287	24-12-1999	Home Department
Extra No.288	29-12-1999	Home Department
Extra No.289	29-12-1999	Industries & Mines Department
Extra No.290	29-12-1999	Industries & Mines Department
Extra No.291	30-12-1999	Forest & Environment Department
Extra No.292	31-12-1999	Revenue Department



सत्यमेव जयते

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Separate pages given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and orders (other than those published in Parts I, I-A and I-L) made
the Government of Gujarat under the Gujarat Act.

FOREST & ENVIRONMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th December, 1998.

GUJARAT MINOR FOREST PRODUCE TRADE NATIONALISATION ACT, 1979.

No. : GVN/37/1998/3714/K : In exercise of the power conferred by sub-section (1) read with Sub-section (f) of Section 4 of the Gujarat Minor Forest Produce Trade (Nationalisation) Act, 1979. (Guj. Act 7 of 1979), the Government of Gujarat hereby fixed prices specified in column 4, 5 and 6 of the schedule annexed hereto to be the price at which the Minor Forest Produce specified in column 2 of the schedule shall be purchased by State Government or by an authorised officer or by an agent, primary collector or growers of any such minor forest produce in the year commencing on the January, 1999.

SCHEDULE

Sr. No.	Name of Forest produce.	Unit	Purchase rate for primary collectors for 1999. (in Rs.)	Purchase rate for growers up to 31-3-99 (In Rs.)	Purchase rate for growers from 1-4-1999 (In Rs.)
1	2	3	4	5	6
1.	Timra leave	Std. bags	375.00	376.20	377.51
2.	Mahuda flower	Quintal	500.00	510.93	511.48
3.	Doli Sansda Pi	"	620.00	659.31	661.28
	Doli-Other pro	"	670.00	709.31	711.28
	Doli-Black	"	450.00	489.31	491.29

1	2	3	4	5	6
4.	Kadaya Gum Gr. I	Quintal	4000.00	421.30	4229.22
	Kadaya Gum Gr. II	"	2700.00	293.30	2929.22
	Kadaya Gum Ladu form	"	1500.00	171.30	1729.22
5.	Dhavada Gum	"	1800.00	199.15	1914.61
6.	Baval Gum Super Grade Qtl.	Qtl.	3520.00	39.15	3634.61
	Baval Gum Gr. I (Kheda)	"	1820.00	19.15	1934.61
	Baval Gum Gr. I (Raj. Proj).	"	2020.00	29.15	2134.61
	Baval Gum Ungraded	"	1220.00	19.15	1334.61
7.	Monia Gum	"	600.00	9.15	714.61
8.	Salai Gum Ungraded	"	2000.00	29.15	2114.61
9.	Gugal Gum Super Grade	"	6000.00	8.30	6229.22
	Gugal Gum Grade I	"	5000.00	8.30	5229.22
	Gugal Gum Grade II	"	3700.00	8.30	3929.22
	Gugal Gum Grade III	"	1800.00	8.30	2029.22
	Gugal Chhodi	"	1000.00	8.30	1229.22
10.	Ganda Baval Gum Gr. I	"	1500.00	9.15	1614.61
	Ganda Baval Gum Gr. II	"	1000.00	9.15	1114.61
11.	Gorad Gum	"	2540.00	58.30	2769.22
12.	Kher Gum Super Grade	"	3020.00	129.15	3134.61
	Kher Gum Ungraded	"	1620.00	729.15	1734.61
13.	Khakhar Gum	"	550.00	659.15	664.61

By order and in the name of Governor of Gujarat,

P. S. VASAVA,

Deputy Secretary to Government.

વન અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૦મી ડિસેમ્બર, ૧૯૯૮.

ગુજરાત ગોણવન પેદાશ વ્યાપાર રાષ્ટ્રીયકરણ અધિનિયમ, ૧૯૭૮.

ક્રમાંક : જીવીએન/૩૭/૧૦૮૮/ગવન/૧૦૮૮/૩૭૧૪/ક.—ગુજરાત ગોણવન પેદાશ વ્યાપાર રાષ્ટ્રીયકરણ અધિનિયમ ૧૯૭૮ (૧૯૭૮નો ગુજરાતનો ધારો નં. (૭))ની કલમ-૪ની પેટા-કલમ (૨)ને વંચાણે લેતા સદર કલમના પેટા-કલમવારે પ્રાપ્ત થયેલ સત્તાની રુએ આ સચિવાલય પરિશિષ્ટના કોલમ-૪, ૫ અને ૬માં જણાવેલ કિંમત ગુજરાત સરકાર આથી નક્કી કરેલ કિંમતે તારીખ ૧લી જાન્યુઆરી ૧૯૯૯થી શરુ થતાં વર્ષમાં સદર પરિશિષ્ટના કોલમ-૨માં જણાવેલ ગોણવન પેદાશ ગુજરાત અથવા અધિકૃત કરેલ અધિકારી અથવા એજન્ટ આવી ગોણ વન પેદાશના પ્રાથમિક એકત્રીકરણકારો અથવા ઉગાડનાર ખરીદ કરશે.

પરિશિષ્ટ

અ. નં.	ગોળુવન પેદાશનું નામ	એકમ	સને ૧૯૯૯ના વર્ષ માટે પ્રાથમિક એકત્રીકરણ-કારો પાસેથી ખરીદ કરવાના દર (રૂ. માં.)	તા. ૩૧-૩-૯૯ સુધી ઉગાડનારા પાસેથી ખરીદ કરવાના દર (રૂ. માં.)	તા. ૧-૪-૯૯થી ઉગાડનારાઓ પાસેથી ખરીદ કરવાના દર (રૂપિયામાં)
૧.	૨.	૩.	૪.	૫.	૬.
૧.	ટીમરુપાન	સ્ટા. બેગ દીઠ	૩૭૫	૩૭૬.૨૦	૩૭૭.૫૧
૨.	મહુડા ફલ	કવીન્ટલ દીઠ	૫૦૦	૫૧૦.૯૩	૫૧૧.૪૮
૩.	ડોળી (વાંસદા પ્રોજેક્ટ)	"	૬૨૦	૬૫૯.૩૧	૬૬૧.૨૮
	ડોળી (અન્ય પ્રોજેક્ટ)	"	૬૭૦	૭૦૯.૩૧	૭૧૧.૨૮
	ડોળી કોળી	"	૪૫૦	૪૮૯.૩૧	૪૯૧.૨૮
૪.	કડાયા ગુંદર ગ્રેડ-૧	"	૪૦૦૦	૪૨૧૮.૩૦	૪૨૨૯.૨૨
	કડાયા ગુંદર ગ્રેડ-૨	"	૨૭૦૦	૨૯૧૮.૩૦	૨૯૨૯.૨૨
	કડાયા ગુંદર લાડુ ફોર્મ	"	૧૫૦૦	૧૭૧૮.૩૦	૧૭૨૯.૨૨
૫.	ધાવડા ગુંદર	"	૧૮૦૦	૧૯૦૯.૧૫	૧૯૧૪.૬૧
૬.	બાવળ ગુંદર સુપર ગ્રેડ	"	૩૫૨૦	૩૬૨૯.૧૫	૩૬૩૪.૬૧
	બાવળ ગુંદર ગ્રેડ-૧ (ખેડા વિસ્તાર)	"	૧૮૨૦	૧૯૨૯.૧૫	૧૯૩૪.૬૧
	બાવળ ગુંદર ગ્રેડ-૧ (સાળપીપળા ડીવીઝન)	"	૨૦૨૦	૨૧૨૯.૧૫	૨૧૩૪.૬૧
	બાવળ ગુંદર અનગ્રેડેડ	"	૧૨૨૦	૧૩૨૯.૧૫	૧૩૩૪.૬૧
૭.	મોયના ગુંદર	"	૬૦૦	૭૦૯.૧૫	૭૧૪.૬૧
૮.	સલાઈ ગુંદર	"	૨૦૦૦	૨૧૦૯.૧૫	૨૧૧૪.૬૧
૯.	ગુગળ સુપર ગ્રેડ	"	૬૦૦૦	૬૨૧૮.૩૦	૬૨૨૯.૩૨
	ગુગળ ગ્રેડ-૧	"	૫૦૦૦	૫૨૧૮.૩૦	૫૨૨૯.૨૨
	ગુગળ ગ્રેડ-૨	"	૩૭૦૦	૩૯૧૮.૩૦	૩૯૨૯.૨૨
	ગુગળ ગ્રેડ-૩	"	૧૮૦૦	૨૦૧૮.૩૦	૨૦૨૯.૨૨
	ગુગળ છોડી	"	૧૦૦૦	૧૨૧૮.૩૦	૧૨૨૯.૨૨
૧૦.	ગાંડા બાવળ ગુંદર ગ્રેડ-૧	"	૧૫૦૦	૧૬૦૯.૧૫	૧૬૧૪.૬૧
	ગાંડા બાવળ ગુંદર ગ્રેડ-૨	"	૧૦૦૦	૧૧૦૯.૧૫	૧૧૧૪.૬૧

૧.	૨.	૩.	૪.	૫.	૬.
૧૧.	ગોરડ ગુંદર	કવીન્ટલ દીઠ	૨૫૪૦	૨૭૫૮.૩૦	૨૭૬૮.૨૨
૧૨.	ખેર ગુંદર સુપર ગ્રેડ	"	૩૦૨૦	૩૧૨૮.૧૫	૩૧૩૪.૬૧
	ખેર ગુંદર અનગ્રેડેડ	"	૧૬૨૦	૧૭૨૮.૧૫	૧૭૩૪.૬૧
૧૩.	ખાખર ગુંદર	"	૫૫૦	૬૫૮.૧૫	૬૬૪.૬૧

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એસ. વસાવા,
સરકારના નાયબ સચિવ.



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PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

ENERGY AND PETROCHEMICALS DEPARTMENT

Order

Sachivalaya, Gandhinagar, 4th January, 1999.

BOMBAY ELECTRICITY (SPECIAL POWERS) ACT, 1946.

No. GHU/99/1/CPI/1498/1463/K1 :—In exercise of the powers conferred by Section 3 and Section 6-A of the Bombay Electricity (Special Powers) Act, 1946 (Bom. XX of 1946), the Government of Gujarat hereby makes the following order further to amend the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, namely :—

In the said order, in Schedule II, after Sr. No. 99, the following shall be inserted namely :—

“100. Manufacture of Para Di-Ethyl Benzene”.

By order and in the name of the Governor of Gujarat,

I. R. MEHTA,
Section Officer,
Energy and Petrochemicals Department.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th January, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/02 of 1999/TPS-1198-3026-L.—WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/16 of 1986-TPS-1585-69(86)-L, dated the 25th January, 1986, the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the draft town planning scheme, Ghodasar No. 1 (hereinafter referred to as "the said draft scheme") submitted to it by the Ahmedabad Urban Development Authority;

AND WHEREAS in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the said draft scheme;

AND WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/107 of 1996/TPS-1195-1306-L, dated 25th June, 1996 the Government of Gujarat in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) has sanctioned the town planning scheme Ghodasar No. 1 Preliminary;

AND WHEREAS the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme Godasar No. 1 (Final Scheme) (hereinafter referred to as "the said final scheme") as required under sub-section (2) of section 52 and sub-section (2) of section 62 of the said Act;

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the said Act the Government of Gujarat hereby :—

- (a) sanctions "the said final scheme" without any modifications.
- (b) states that "the said final scheme shall be kept open to inspection by the public at the office of the Ahmedabad Municipal Corporation during office hours on every day except, Sundays and holidays; and
- (c) fixes the 08th day of February, 1999 as the date for the purpose of clause (b) of sub-section (2) of the said section 65.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty and Joint Secretary
to the Govt. of Gujarat,
Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th January, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/03 of 1999/DVP-2697-119-L.—WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the final revised development plan for the Town of Amreli sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/207 of 1991/DVP-2689-2617(91)-L dated the 20th August, 1991 (hereinafter referred to as "the said revised development plan");

AND WHEREAS the variation proposed to be made in the said revised development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as the said Act") in the Gujarat Government Gazette, Part IV-B, dated 16th June, 1998, on Page No. 119-4 to 119-5 under Government Notification, Urban Development and Urban Housing Department No. GH/V/66 of 1998/DVP-2697-119-L, dated the 16th June, 1998 alongwith a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS the Government of Gujarat has not received any suggestions and objections;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :-

- (a) sanctions the said variation to be made in the said revised development plan, as set out in Schedule appended hereto, and
- (b) specified that the variation so set out shall come into force from the 08th February, 1999.

SCHEDULE

Variation to the final Revised Development Plan of Amreli sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/207 of 1991/DVP-2689-2617(91)-L dated the 20th August, 1991.

(1) 24.0 mt. wide road proposed through R.S.No. 113, 113/1, 114, 115/part in the sanctioned Revised Development Plan of Amreli, marked as "A,B,C,D-A" on the accompanying plan is deleted and land thus released shall be designated for residential use under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

(2) The land bearing R.S. No. 900/1-Part as shown in the accompanying plan marked as "E-F+G+H" designated for Agricultural Zone in the sanctioned Revised Development Plan of Amreli shall be deleted from the said designation and the land thus released shall be designated for the Residential use under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

(3) The land bearing R.S. No. 123 as shown in the accompanying plan marked as "I-J-K-L-M-N-I" reserved for "Picnic Centre" in the sanctioned Revised Development Plan of Amreli shall be deleted from the said Reservation and the land thus released shall be designated for the Residential use under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

(4) The land bearing R.S. No. 124 as shown in the accompanying plan marked as "K-L-M-N-O-P-Q R-S-T-U-K" reserved for "Picnic Centre" in the sanctioned Revised Development Plan of Amreli shall be deleted from the said reservation and the land thus released shall be reserved for "public utility water work station" under section 12(2)(e) of the Gujarat Town Planning and Urban Development Act, 1976.

(5) The land bearing R.S. No. 152/Part, as shown in the accompanying plan marked as "V-W-X-Y-V" reserved for "Ostroi post and store" in the sanctioned Revised Development Plan of Amreli shall be deleted from the said reservation and the land thus released shall be designated for the Residential use under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty and Joint Secretary
to the Govt. of Gujarat,
Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th January, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/4 of 1999/TPS/1298/4619/L.—WHEREAS under Section-41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Vadodara Municipal Corporation declared its intention of making of the Town Planning Scheme, Vadodara No. 16 (Vasana);

AND WHEREAS under Sub-section (1) of Section-42 of the said Act, the Vadodara Municipal Corporation (herein-after called "the said Municipal Corporation") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme, Vadodara No. 16; (Vasana);

AND WHEREAS after taking into consideration the objections received by it the said Municipal Corporation submitted the said scheme to the State Government for sanction under Section-48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby :—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto;

(b) states that the said scheme shall be kept open to the inspection of the public at the office of the Vadodara Municipal Corporation, Vadodara during office hours on all working days;

SCHEDULE

1. While finalising the Draft Town Planning Scheme, Town Planning Officer shall consider for uniform percentage deduction in original plots having the open lands.
2. While finalising the Draft Town Planning Scheme the Town Planning Officer shall include a note that the provision of the Urban Land Ceiling Act, 1976 shall be applicable to the scheme area.
3. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall decide to increase the provision for allotment of 'Housing for Socially and Economically Weaker Section' of the people to the extent of 4% of the scheme area in the consultation with Appropriate Authority, by making appropriate changes in the public purpose final plots allotted to the Appropriate Authority in the scheme area.
4. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall consider the escalation in cost of work for the period of implementation may be five years from the date on which the preliminary scheme come into force.
5. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall consider the proposal of road alignment keeping physical planning of road net work in view in consultation with Appropriate Authority.
6. While finalising the draft Town Planning Scheme, for the Final Plot No. 91, 120 and 123 allotted to the appropriate authority for public purpose, the Town Planning Officer shall decide the specific public purpose in the consultation with Appropriate Authority.
7. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall decide and reconsider after examination of the site of the allotment of public purpose for open spaces.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty & Joint Secretary to
the Government of Gujarat,

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th January, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/5 of 1999/TPS/1297/3148/L :—WHEREAS under Section-41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Vadodara Municipal Corporation declared its intention of making of the Town Planning Scheme, Vadodara No. 17; (Saiyad-Vasana);

AND WHEREAS under sub-section (1) of Section-42 of the said Act, the Vadodara Municipal Corporation (hereinafter called "the said Municipal Corporation") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme, Vadodara No. 17; (Saiyad-Vasana);

AND WHEREAS after taking into consideration the objections received by it the said Municipal Corporation submitted the said scheme to the State Government for sanction under Section-48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby :—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto;

(b) states that the said scheme shall be kept open to the inspection of the public at the office of the Vadodara Municipal Corporation, Vadodara during office hours on all working days;

SCHEDULE

While finalising the Draft Town Planning Scheme, Town Planning Officer shall consider for uniform percentage deduction in the open lands of Original Plot No. 2, 3, 4, 6, 15, 16, 19, 20, 21, 23, 24, 32, 33, 34, 35, 36, 39, 40, 48, 58/2, 72, 76, 83, 84, 86, 94/2, etc.

2. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall include a note that the provision of the Urban Land Ceiling Act, 1976 shall be applicable to the scheme area.

3. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall take a decision to increase the provision of allotment of "Housing for Socially and Economically Weaker Section of People" to the extent of 4 % of the scheme area in the consultation with Appropriate Authority, by making appropriate change in the propose final plots allotted to the appropriate authority in the scheme area.

4. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall consider the escalation in cost of work for the purpose for the period of implementation may be five years from the date on which the Preliminary Scheme come into force.

5. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall consider the proposal of road alignment keeping physical planning of road work in view, in consultation with Appropriate Authority.

By order and in the name of the Government of Gujarat,

V. B. DAVE,
Officer on Special Duty & Joint Secretary
to the Government of Gujarat
Urban Development and Urban Housing
Department.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT.

Notification

Sachivalaya, Gandhinagar, 5th January, 1999.

GUJARAT ELECTRICITY (SUPPLY) RULES, 1966.

No. GHU-99-(2)-ESA-1198-5703-K.—Where as Shri Nalinbhai Bhatt was appointed as Member and Chairman of Gujarat Electricity Board vide Govt. Notification No. GU-98-(41)-ESA-1187-10814-K dated 25th August, 1998.

In pursuance of Rule 4(ii) of the Gujarat Electricity (Supply) Rules, 1966, Government of Gujarat is pleased to prescribe the terms and conditions of appointment of Shri Nalinbhai Bhatt as Chairman of Gujarat Electricity Board, Vadodara as under :

1. Period : He will be appointed for period of three years.
2. Emolument : This will be decided in due course.
3. Head Quarter : His Headquarter will be at Baroda.
4. Accomodation : He will be entitled to free furnished accomodation at Baroda.
5. TA/DA : He will be entitled to draw daily allowance at the rate applicable to Full Time Members of the Board and travelling allowance as per Rule 6 of the Gujarat Electricity (Supply) Rules, 1966.
6. Accomodation in Circuit House/Guest House. : While on tour he will be entitled to avail hotel accomodation comparable to his office and status. He will be entitled to stay in Govt. Circuit House or Guest Houses including Gujarat Bhavan at New Delhi on payment of normal charges applicable to Govt. Officer Class-I.

7. Medical Attendance : He and his family will be entitled to medical facilities as are admissible to a member of the Board.
8. Conveyance : He will be entitled to use of Board's car for official as well as private purposes as admissible.
9. Directorship : He may continue to hold Directorships in private companies if such Directorships do not conflict with the provisions of the Electricity (Supply) Act, 1948, as amended from time to time.

M. M. JOSHI,
Under Secretary to Government.
Energy & Petrochemicals Deptt.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th January, 1999.

BOMBAY SALES OF MOTOR SPIRIT TAXATION ACT, 1958.

No. (GHN-2)/MSA/1099/(S.35)/(50)/TH.—WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by clause (b) of sub-section (1) of Section 35 of the Bombay Sales of Motor Spirit Taxation Act, 1958 (Bom. LXVI of 1958). The Government of Gujarat hereby amends Government Notification, Finance Department No. (GHN-65)MSA-1081-(S.35)-Th, dated the 7th October, 1981, as follows, namely:—

In the said notification,—

(1) in the schedule, after the entry at serial number 6, the following entry shall be added, namely:—

1	2	3	4	5
7	Sales of high speed diesel oil by a trader holding licence under the Act to a dealer registered under the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970) and who is certified by the Commissioner of Sales Tax for the purpose of this entry, upto 6th January, 2000.	To the extent to which the amount of tax exceeds six paise in the rupee.	(i) If a dealer furnishes to the selling trader a declaration in Form-5 appended here to declaring inter-alia that the high speed diesel oil purchased by him is required for use by him in the captive generation of electricity for his own unit., (ii) Only those dealers which obtain a certificate from the Commissioner of Sales Tax certifying inter-alia the requirement and the quantum of high speed diesel oil for use in the captive generation of electricity shall be entitled to avail of exemption under this notification.	Government Notification No. (GHN-2)MSA-1099-(S.35) (50)-Th, dated the 7th January, 1999.

1

2

3

4

5

(iii) If the dealer contravenes any provisions of the Act or of the Gujarat Sales Tax Act, 1969 or the rules made thereunder or fails to use the high speed diesel oil in accordance with the form furnished by him, the certificate issued to him by the Commissioner shall be liable to be cancelled and he shall be liable to pay tax at the full rate.

(iv) This exemption shall remain valid for sales/purchase of high speed diesel oil during 7th January, 1999 to 6th January, 2000.

(2) after the Form-4 appended to the said notification, the following Form shall be added, namely:—

Form-5

Certificate by a dealer purchasing high speed diesel oil for use in the generation of electricity for captive use.

(See Government Notification, Finance Department No. (GHN-2)/MSA/1099/(S.35)/(50)/Th, dated the 7th January, 1999 issued under section 35 of the Bombay Sales of Motor Spirit Taxation Act, 1958.

I, of Messers..... Address?.....
(Firm/Company etc.) am/is a registered dealer holding certificate of registration No.....
dated..... under the Gujarat Sales Tax Act, 1969 and a certificate granted
in this behalf by the Commissioner of Sales Tax bearing No..... dated.....
and that the high speed diesel oil specified in bill/invoice/cash memo No.....
dated..... of M/s.....
will be used by me/the said..... (Firm/Company etc.) in the
generation of electricity for captive use in my own unit.

2. I further certify that the Commissioner of Sales Tax has fixed the quota of.....
high speed diesel oil for the period upto 6th January, 2000 for the purpose of the aforesaid Notification
and during the aforesaid period, I have purchased high speed diesel oil to the extent of.....
against the above quota.

Place :

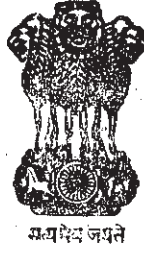
Signature :

Date :

Status

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government.



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PART—IV-B

Rules and Orders (other than those published in Parts I. I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 8th January, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. : GH/V/7 of 1999/TPS/1298/2878/L... WHEREAS under Government Notification, Urban Development and Urban Housing Department No. : GH/V/185 of 1995/TPS/1294/2794/L dated the 20th December, 1995 the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned a draft Town Planning Scheme, Vadodara No. 3 (First Varied) Bapod (hereinafter referred to as "the said first varied draft scheme") submitted to it by the Vadodara Urban Development Authority, Vadodara ;

AND WHEREAS in exercise of the powers conferred by section 50 of the said Act, Government of Gujarat appointed the Town Planning Officer for the said first draft varied draft scheme;

AND WHEREAS the Town Planning Officer has submitted to the Government of Gujarat the Town Planning Scheme, Vadodara No. 3 (First Varied) (Bapod) Preliminary Scheme (hereinafter referred to as "the said first varied Preliminary Scheme") as required under sub-section (2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) ;

NOW, THEREFORE, in exercise of the powers conferred by section 65 of Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

- (a) sanctions "the said first varied preliminary scheme subject to modification enumerated in Schedule appended hereto ;

(b) states that the said first varied preliminary scheme shall be kept open to inspection by the public at the office of the Vadodara Municipal Corporation, Vadodara during office hours on all working days ;

(c) fixes the : 8th February 1999 as the date for the purpose of clause (b) of sub-section (2) of the said Section 65.

SCHEDULE

In the Preliminary Scheme Town Planning Scheme Vadodara No. 3, Bapod (First Variation) documents in brief history on Page No. 17 the note regarding General Development Control Regulation shall be treated as excluded.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty & Joint Secretary
to the Govt. of Gujarat.



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PART IV-B

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INFORMATION AND BROADCASTING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 8th January, 1999.

GUJARAT ENTERTAINMENTS TAX ACT, 1977.

No. : (GHT-99-1)--MNR--1098--1674--E.—WHEREAS certain draft rules further to amend the Gujarat Entertainments Tax (Exhibition by means of Cable Television and Antena) Rules, 1993 were published as required by sub-section (4) of section 31 of the Gujarat Entertainments Tax Act, 1977, (Guj. 16 of 1977), at pages 246-1 and 246-2, of the Gujarat Government Gazette, Extra-Ordinary, Part IV-B dated the 22nd September, 1998 under the Government Notification, Information, Broadcasting and Tourism Department No. (GHT-98-29)--MNR--1098--1674--E dated the 22nd September, 1998 inviting objections for suggestions from all persons likely to be affected thereby for a period of thirty days from the date of publication of the said Notification in the *official Gazette*.

AND WHEREAS no objections or suggestions have been received by the Government;

NOW, THEREFORE, in exercise of the powers conferred by section 31 of the Gujarat Entertainments Tax Act, 1977 (Guj. 16 of 1977, the Government of Gujarat, hereby makes the following rules further to amend the Gujarat Entertainments Tax (Exhibition by means of Cable Television and Antena) Rules, 1993, namely :—

1. These rules may be called the Gujarat Entertainments Tax (Exhibition by means of Cable Television and Antena) (Amendment) Rules, 1999.
2. In the Gujarat Entertainments Tax (Exhibition by means of Cable Television and Antena) Rules, 1993, in rule 7, for the words, "five hundred rupees", the words, "seven hundred fifty rupees" shall be substituted.

By order and in the name of the Governor of Gujarat,

C. M. SHAH,
Deputy Secretary to Government.



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PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th January, 1999.

THE BOMBAY RELIEF UNDER-TAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. GHR-4-BRU-1097-10689-M(3) .— WHEREAS the MARDIA CHEMICALS LIMITED, "Mardia Plaza", C. G. Road, AHMEDABAD-380006, Dist. Ahmedabad, (hereinafter referred as "the said undertaking"), declaring it as a "relief undertaking" under Section-3 of the Bombay Relief Undertaking (Special Provisions) Act, 1958, for period of one year i.e. 7th January, 1999 to 6th January, 2000.

AND WHEREAS circumstances exist that render it necessary that the said undertaking continue to be so conducted :

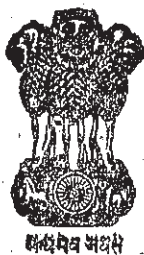
NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 3 and also by sub-clause (IV) of Clause (a) of sub-section (1) of Section 4 of the Bombay Relief Undertakings Special Provisions Act, 1958 (No. XCVI of 1958), the Government of Gujarat hereby—

(i) Declares the said undertaking to be relief undertaking for a period of twelve months with effect from the 7th January, 1999 and accordingly, the said undertaking shall continue to be conducted to serve as a measure of unemployment relief; and

(ii) directs, in relation to the said undertaking, that all rights, privileges, obligations, liabilities accrued or incurred before the said undertaking was declared as a relief undertaking and any remedy for the enforcement thereof shall be suspended and all proceedings relating thereto pending before any court, tribunal, officer or authority shall be stayed for a period of twelve months with effect from the 7th January, 1999.

By order and in the name of the Governor of Gujarat,

A. K. BHATT,
Deputy Secretary to Govt. of Gujarat,
Labour and Employment Department.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT.,

Notification

Sachivalaya, Gandhinagar, 12th January, 1999

BOMBAY ELECTRICITY DUTY ACT, 1958.

No. GHU-99-3-ELD-1197-UOR-135-K.—In exercise of the powers conferred by sub-section (3) of Section 3 of the Bombay Electricity Duty Act, 1958 (Bom. XL of 1958), the Government of Gujarat hereby reduced the rate of electricity duty as specified in item (7) of Part-I of Schedule I to the said Act to 40 per cent of consumption charges in respect of energy consumed by an Institution established to promote and develop sports-activities in the whole of the State of Gujarat and to draw up and implement plans for the promotion of sports and improvement of standards in sports and games in the country in consonance with the sports policy of the Government of India, subject to the following conditions:—

- (1) The Institution should be imparting teaching in different branches of sports like Kinasealogy, Psychology, Sports Science etc. leading to National Institute of Sports Diploma Courses.
- (2) The Institution should be recognised by the University Grants Commission.
- (3) Eligibility certificate for reduction in the rate of electricity duty shall be obtained from the Commissioner of Electricity, Gandhinagar within 180 days from the date of publication of the Notification or from the date of consumption of energy, whichever is later.
- (4) Where an application for eligibility certificate is made to the Commissioner of Electricity, Gandhinagar after the expiry of the aforesaid period of 180 days, the certificate for the reduction in the rate shall be available from the date of receipt of the application by the Commissioner of Electricity.

By order and in the name of the Governor of Gujarat,

M. M. JOSHI,

Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th January, 1999.

BOMBAY LAND REVENUE CODE, 1879 (BOM. V OF 1879).

No. GHM/99/4/M/PFR/2098/482/L.—In exercise of the powers conferred by Section 7(A) of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs that the effect from the Notification the lands shown in appendix below of village Khara of Mehsana Taluka in District Mehsana shall be deleted from the area of the respective Village and shall be amalgamated in the area of Village Laxmipura of the said Taluka and it shall be called a separate revenue Village.

APPENDIX

Land Bearing following Revenue Survey Nos. of village Khara which shall be amalgamated in the area of Village Laxmipura :—

Revenue Survey No. 1 to 2, 53/1, 2 & 3, 71, 75/1, 2, & 3, 77/1, to 81, 83 to 86, 88 to 98/2, 95/1, 2, 3, 4 & 5, 99 to 121, 123 to 134, 137/1 to 177, 179 to 187, 189/1 to 203, 205 to 206, 208 to 214/2, 233 to 278, 361/1 to 384/4, 386/1 to 421/2, 424/1 to 4, 447/1 & 2, 449/1 to 450/2, 452 to 454, 459/1 to 464/1, 466, 467/1 & 2, including river, Nala, Vangha, Kotar, Road, Sub-Road etc.

By order and in the name of the Governor of Gujarat,

N. G. KRISHI,
Section Officer,
Government of Gujarat,
Revenue Department.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી જાન્યુઆરી, ૧૯૯૯.

નં. ધમ/૯૯/૪/મ/પદ્મ/૨૦૯૮/૪૮૨/વ.-- મુંબઈ જમીન મહેસૂલ સંહિતા ૧૮૭૮ (સને ૧૮૭૮નો મુંબઈનો પર્ગો) ની કલમ-૭ (અ) અન્વયે એનાયત થયેલ સત્તાની રૂબે ગુજરાત સરકાર આથી કરાવે છે કે જાહેરનામાની તારીખથી અમલમાં આવે તે રીતે મહેસૂલાના જિલ્લાના મહેસૂલાના તાલુકાના મોજા, ખાસની આ સાથેની અનુસૂચિમાં જણાવેલી જમીનો તે ગામના રકબામાંથી કમી કરાશે અને તે ઉક્ત તાલુકાના મોજા, વશ્મીપુરા ગામના રકબામાં લેખવામાં આવશે અને તેનું અલગ મહેસૂલી ગામ રચાશે.

અનુસૂચિ

એજા. ખાસ ગામના સર્વે નંબર કે જેનો સમાવેશ વશ્મીપુરા ગામમાં થશે.

સર્વે નં. ૧ થી ૨,૫૮/૧, ૨, ૩, ૭૧, ૭૫/૧, ૨, ૩, ૭૭/૧ થી ૮૧, ૮૩ થી ૮૬, ૮૮ થી ૯૩/૨, ૯૫/૧, ૨, ૩, ૪, ૫, ૯૮ થી ૧૨૧, ૧૨૩ થી ૧૩૪, ૧૩૭/૧ થી ૧૭૭, ૧૭૮ થી ૧૮૭, ૧૮૮/૧ થી ૨૦૩, ૨૦૫ થી ૨૦૬, ૨૦૮ થી ૨૧૪/૨, ૨૩૩ થી ૨૭૮, ૩૬૧/૧ થી ૩૮૪/૪, ૩૮૬/૧ થી ૪૨૧/૨, ૪૨૪/૧ થી ૪૪૪/૧, ૨, ૪૪૮/૧ થી ૪૫૦/૨, ૪૫૨ થી ૪૫૪, ૪૫૮/૧ થી ૪૬૪/૧, ૪૬૬, ૪૬૭/૧, ૨ તથા નદી, નાળાં, વાંધા, કોતર, રસ્તા અને પેટા રસ્તાઓનો સમાવેશ થશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એન. જી. ખિસ્તી,

સેક્શન અધિકારી,

મહેસૂલ વિભાગ, ગુજરાત સરકાર.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર



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PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 16th January, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/11 of 1999/TPS/1394/828/L.—Under the provision of the Gujarat Town Planning and Urban Development Act, 1976, the modification No. 2 (Regarding D.C.R. for provision of common plot) of the Schedule appended to the Government Notification No. GH/V/81 of 1995/TPS/1394/828/L, dated 29th June, 1995 (Regarding sanction of Town Planning Scheme, Rajkot No. 6 Final) Published in the Government's Extra Ordinary Gazette, dated 29th June, 1995 in Part IV-B, on Page Nos. 101-1, and 101-2 is deleted.

By order and in the name of the Governor of Gujarat.

V. B. DAVE,

Officer on Special Duty and Joint Secretary to
the Government of Gujarat.

Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 16th January, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/12 of 1999/TPS/1394/1035/L.—Under the provision of the Gujarat Town Planning and Urban Development Act, 1976, the modification No. 2 (Regarding D.C.R. for provision of common plot) of the

Schedule appended to the Government Notification No. GH/V/74 of 1995/TPS/1394/1035/L, dated 21st June, 1995 (Regarding sanction of Town Planning Scheme, Rajkot No. 5 Final) published in the Government's Extra Ordinary Gazette, dated 21st June, 1995 in Part IV-B, on Page No.'s 95-1 and 95-2 is deleted.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary to the
Government of Gujarat.

Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 16th January, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/13 of 1999/TPS/1394/1097/L. — In Government Notification, Urban Development and Urban Housing Department No. GH/V/111 of 1996/TPS/1394/1097/L, dated 27th June, 1996 published in Government Extra Ordinary Gazette dated 27th June, 1996 in Part IV-B, on Page No. 138-1 and 138-2, (Regarding sanction of Town Planning Scheme, Rajkot No. 8 (FINAL). The word "subject to the modification enumerated in the schedule appended hereto" occurring after (a) sanctions "the said final scheme and the schedule appended thereto" shall be treated as deleted.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary to the
Government of Gujarat.

Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 16th January, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/14 of 1999/TPS/1394/1324/L. — Under the provision of the Gujarat Town Planning and Urban Development Act, 1976, the modification No. 2 (Regarding D.C.R. for provision of common plot) of the Schedule appended to the Government Notification No. GH/V/110 of 1995/TPS/1394/1324/L, dated 19th August, 1995 (Regarding sanction of Town Planning Scheme, Rajkot No. 3, — Final) published in the Government's Extra Ordinary Gazette, dated 19th August, 1995 in Part IV-B, on Page No. 130-1 and 130-2 is deleted.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary to the
Government of Gujarat.

Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 16th January, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/15 of 1999/TPS/1393/3591/L.— Under the provision of the Gujarat Town Planning and Urban Development Act, 1976, the modification No. 13 (Regarding D.C.R. for provision of common plot) of the Schedule appended to the Government Notification No. GH/V/197 of 1995/TPS/1393/3591/L, dated 27th December, 1995 (Regarding sanction of Draft Town Planning Scheme, Rajkot- No. 8 (Maydi-Rajkot) published in the Government's Extra Ordinary Gazette, dated 27th December, 1995 in Part IV-B, on Page No.'s 226-3 and 226-4 is deleted.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary to the
Government of Gujarat.

Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 16th January, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/16 of 1999/TPS/1394/894/L — Under the provision of the Gujarat Town Planning and Urban Development Act, 1976, the modification No. 3 (Regarding D.C.R. for provision of common plot) of the Schedule appended to the Government Notification No. GH/V/76 of 1995/TPS/1394/894/L, dated 21st December, 1995 (Regarding sanction of Town Planning Scheme, Rajkot No. 7-Final) published in the Government's Extra Ordinary Gazette, dated 21st December, 1995 in part IV--B on Page No.'s 221--1 and 221--2 is deleted.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary to the
Government of Gujarat.

Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 16th January, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. : GH/V/17 of 1999/TPS/1393/2855/L.— In Government Notification, Urban Development and Urban Housing Department No. GH/V/96 of 1995/TPS/1393/2855/L, dated 12th July, 1995 published in Government Extra Ordinary Gazette dated 12th July, 1995 in Part IV--B, on Page No. 109--1 and 109--2 (Regarding sanction of Town Planning Scheme, Rajkot No. 4 b (Raiya--FINAL). The word "subject

to the modification enumerated in the schedule appended hereto" occurring after (a) sanctions "the said final scheme" and the schedule appended thereto" shall be treated as deleted.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty and Joint Secretary to the
Government of Gujarat,

Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 16th January, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/18 of 1999/TPS/1394/1099/L.—In Government Notification, Urban Development and Urban Housing Department, No. GH/V/97 of 1996/TPS/1394/1099/L, dated 21st June, 1996 published in Government Extra Ordinary Gazette dated 21st June, 1996 in Part IV-B, on Page No. 126-1 and 126-2. Regarding sanction of Town Planning Scheme, Rajkot No. 2 (Nana-Mava-FINAL). The word "subject to the modification enumerated in the schedule appended hereto" occurring after (a) sanctions "the said final scheme" and the schedule appended thereto" shall be treated as deleted.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty and Joint Secretary to the
Government of Gujarat.

Urban Development and Urban Housing Department.



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PART- IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th January, 1999.

The Gujarat Town Planning and Urban Development Act, 1976.

No.GH/V/19 of 1999/TPS-3197-175-L:- WHEREAS, under Government Notification, Urban Development and Urban Housing Department No.GH/V/267 of 1994/TPS-3189-1801-L, dated 28-4-1994, the Government of Gujarat had, in exercise of the powers conferred by sub-section(2) of Section-48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred to as "the said Act"), sanctioned a draft Town Planning Scheme, Bharuch No.1 (First Varied) (hereinafter referred to as "the said draft scheme") submitted to it by the Bharuch Nagarpalika;

AND, WHEREAS, in exercise of the powers conferred by section 50 of the said Act, Government of Gujarat had appointed the Town Planning Officer for the said draft scheme.

AND, WHEREAS, the Town Planning Officer appointed has submitted to the Government of Gujarat the Town Planning Scheme, Bharuch No.1 - Preliminary Scheme - (hereinafter referred to as "the said Preliminary Scheme") as required under sub-section (2) of Section 52 and Section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976);

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) the Government of Gujarat hereby:-

- (a) sanctions the "said preliminary scheme";
- (b) states that the said preliminary scheme shall be kept open to inspection by the public at the office of the Bharuch Nagarpalika during office hours on all working days except Sundays and holidays, and
- (c) fixes the 20th day of February, 1999 as the date for purpose of clause (b) of sub-section (2) of the said section-65.

By order and in the name of the Governor of Gujarat,

V.B.DAVE,
Officer on Special Duty & Joint Secretary to the
Government of Gujarat
Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th January, 1999.

The Gujarat Town Planning and Urban Development Act, 1976.

No.GH/V/20 of 1999/TPS-2798-3895-L:- WHEREAS under Govt. Notification, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar,

No.GH/V/53 of 1992/TPS-2790-1076-(92)-L, dated 26th March, 1992, the Government of Gujarat, in exercise of the powers conferred by Section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) has sanctioned the Town Planning Scheme, Unja No.3 (Final) which came into force from 01-05-1992;

AND WHEREAS the Government of Gujarat has considered the above Town Planning Scheme to be defective on account of error;

AND WHEREAS the Government of Gujarat is satisfied that variation required is not substantial;

NOW THEREFORE in exercise of the powers conferred by Sub-section (2) of the Section 70 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) the Government of Gujarat, hereby:-

1. Publishes a draft of the variation in the aforesaid Town Planning Scheme Unja No.3 (Final) as setout in the schedule appended hereto;
2. Calls upon the persons affected by the proposed variation to communicate, in writing, their objections, if any, to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, through the Collector, Mehsana, Dist.-Mehsana, and endorse a copy thereof to the Unja Area Development Authority (Unja Municipality) Unja, within a period of one month from the date of publication of this Notification in the Official Gazette; and
3. States that the draft variation shall be kept open to the inspection of the public at large at the office of the said Unja Area Development Authority (Unja Municipality, Unja) during the office hours for the aforesaid period of the one month.

SCHEDULE

In the Town Planning Scheme, Unja No.3 (Final) sanctioned vide Government Notification, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, No.GH/V/53 of 1992/TPS-2790-1076-(92)-L, dated the 26th March, 1992, the following correction shall be made in Redistribution and Valuation Statement (Form No.F) under Section No.70(2) of the Gujarat Town Planning and Urban Development, 1976.

As per attached Form No. "F"

By order and in the name of the Governor of Gujarat,

V.B.DAVE
Officer on Special Duty & Joint Secretary to the
Government of Gujarat
Urban Development and Urban Housing Department

FORM 'F'

(Sec Rules 21 & 35)

TOWN PLANNING SCHEME, UNJA NO. 3 (FINAL)

Redistribution and Valuation Statement.

THE GUJARAT TOWN PLANNING & URBAN DEVELOPMENT ACT, 1976.

Serial Number	NAME OF OWNER	Tenure	ORIGINAL PLOT				FINAL PLOT								Addition to (+) or deduction (-) form contribution being made under other section	Net dem- and from (+) or by (-) lower contribution to addition of Column 11, 13, 14, 15	Remark																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																														
			Revenue Survey Number C.S. No.	Number	Area in Sq. mtrs.	VALUE IN RUPEES		Number	Area in Sq. mtrs.	VALUE IN RUPEES				Contribution (+) or deduction (-) under sec. 80 Column 9(b) Minus column 6(b)				Increment (Section 78) on Column 10 (a) minus column 9(a) Column 12																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																													
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IV-B EX. 12-2.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.**

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th January, 1999.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GHG/99/13/MVR.1099/O.D.2/KH:—In exercise of the powers conferred by sub-section (1B) of section-20 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), the Government of Gujarat hereby declares that the toll shall be levied by VIJAY M. MISTRY CONSTRUCTION PVT. LTD. on Motor Vehicles of the classes and trailers drawn by such vehicles specified in column 2, at the rate specified against each of them in column 3 of the Schedule appended hereto, for the use of Road Over Bridge in lieu of LC 179 C (near Bharuch) including its approaches on the by-pass connecting National Highway No. 8 on Bharuch-Dahej S.H. for the period of 63 months with effect from the date of issue of this notification.

SCHEDULE

Sr.No. 1	Particulars of Vehicles 2	Fees 3
1.	Motor Cycle, Scooter or any other Two Wheelers, Mechanically propelled vehicles	Nil
2.	Motor-car, Taxi, Jeep, Pickup Vans, Station Wagon, Tempo, Auto Rickshaw, Three Wheeler Scooter or other auto driven light vehicle with trailer/without trailer etc.	Rs. 5.00

1.	2.	3.
3.	Bus, Truck & Other heavy vehicles including Truck-trailer combination etc. Loaded/Unloaded.	Rs. 15.00
4.	Other Mechanically propelled vehicles (not mentioned above) like mobile cranes, dozer, earth movers, road roller, etc. loaded/unloaded.	Rs. 20.00

Note;—

1. When the same vehicle has to cross the road over bridge more than once in a day, the user shall have the option to pay one and half times the above rates while crossing the road over bridge in the first trip itself or if the vehicle has to use road over bridge continuously and quite frequently for the entire month of even beyond that, for such longer period the vehicle owner can even have a monthly rate of the payment of charges equal to 30 single-rates.

2. The following vehicles shall be exempted from the payment of above mentioned toll :

Defence vehicles, police vehicles, fire fighting vehicles, Ambulances, Funeral Vans, Post Telegraph Deptt.'s vehicles Central and State Government Vehicles on duty and vehicles with VIP symbols like President and Vice President of India, Central & State Ministers, Leaders of Opposition in Lok Sabha, Rajya Sabha/State Legislature having the Status of a Cabinet Minister, Governors/Lt. Governors/Executive Counselor/Speakers/Chairman of Central and State Legislature, Foreign Dignitaries on State visit of India Foreign Diplomates stationed in India using cars with CD Symbols.

3. The employees appointed in this behalf by the Vijay M. Mistry Construction Pvt. Ltd. shall collect the toll & issue a receipt thereof in a proper form.

By order and in the name of the Governor of Gujarat,

PRAVIN GADANI,
Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th January, 1999.

No. GH/KP/18 of 1999/RHB/1094/798(99)/V.—In pursuance of the provisions contained in sub-section (1) of Section 5 read with sub-section (1) of Section 8 of the Gujarat Rural Housing Board Act, 1972 (Guj. 22 of 1972), the Government of Gujarat hereby appoints Shri T.C.A. Rangadurai, Additional Chief Secretary to the Government, Panchayats, Rural Housing and Rural Development Department to be Chairman of the Gujarat Rural Housing Board, Gandhinagar, Vice Shri P. Basu, Principal Secretary to the Government, Forest and Environment Department till further orders.

By order and in the name of the Governor of Gujarat.

V. M. CHAUHAN,
Joint Secretary to Government.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th January, 1999.

THE BOMBAY LAND REVENUE CODE, 1979.

No. : GHM-99-6-M-LND-3998-1657-G.—The following draft of a notification which is proposed to be issued under sub-section (1) of Section 214 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), is published as required by sub-section (3) of the said Section 214, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the official Gazette.

2. Any objection or suggestion which may be received by the Additional Chief Secretary to the Government of Gujarat, Revenue Department, Block No. 11, 4th Floor, Sardar Bhaban, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. : GHM/99/6/M/LND/3998/1657/G.—In exercise of the powers conferred by sub-section (1) of Section 214 of the Bombay Land Revenue Code, 1879 (Bom. V. of 1879) and of all other powers enabling it in that behalf, the Government of Gujarat hereby makes the following rules further to amend the Gujarat Land Revenue Rules, 1972, namely :—

- (1) These rules may be called the Gujarat Land Revenue (First Amendment) Rules, 1999.

(2) In the Gujarat Land Revenue Rules, 1972, in rule 32, in sub-rule 1, for the existing table, the following table shall be substituted, namely :—

TABLE

Purpose.	Extent of estimated revenue fee. Value (Rs.)	Extent of area in Hectare.
1.	2.	3.
(1) For sites for the construction at the cost of a Panchayat or Municipal Fund or the funds of other local bodies of—		
(a) School or college	1,00,000	1-50-00
(b) School or College Hostels,	1,00,000	1-50-00
(c) Dispensaries	1,00,000	1-50-00
(d) 1. Other Public work	1,00,000	1-50-00
2. Road Purpose.	5,00,000	8-00-00
Provided that land shall not be granted under this head for sites for the construction of an Arts, Commerce or Law College or a hostel for any such College except in cases where Government having regard to the backwardness of the area concerned necessity of women's College in such area and other special circumstances of the cases directs other wise.		
2. For sites for the construction of any of the works referred to in head (1) above at the cost of fund other than the funds specified in that head.	50,000	1-00-00
3. For sites used or to be used in connection with any scheme under the community Development Programme.	2,00,000	1-00-00
4. For sites used for to be used as market yards under the management of market Committee established under the Gujarat Agricultural Product Market Act, 1963.	1,00,000	1-00-00
(including the value of the trees if any on the land).		

By order and in the name of the Governor of Gujarat,

J. H. NAGAR,
Under Secretary to Government,



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th January, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. : GG/17/FLR/1098/895/E/1.— The following draft of a notification which it is proposed to be issued under Sub-section (1) of section 143 read with clause (L-1) of Sub-section (2) of the said section 143 Bombay Prohibition Act, 1949 (Bom. XXV of 1949) is published as required by sub section (3) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Commissioner of Prohibition and Excise, Gujarat State 02, New Mental Hospital Building, Asarwa, Ahmedabad 380016 from any persons with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

Draft Notification

No. : GG/17/FLR/1098/895/E/1.— In exercise of the powers conferred by sub-section (1) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) read with clause (L-1) of sub-section (2) of the said section 143, the Government of Gujarat hereby makes the following rules further to amend the Bombay Foreign Liquor Rules, 1953, as follows namely :—

1. These rules may be called the Bombay Foreign Liquor (Gujarat Amendment) Rules, 1999.
2. In the Bombay Foreign Liquor Rules, 1953 in rule 3 in clause (19) in sub-clause (iii), after the words "ten bottles of 650 millilitres," the words "or twenty bottles of 330 millilitres", shall be inserted.

By order and in the name of the Governor of Gujarat:
S. M. CHUNARA,

Under Secretary to Government,



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PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd February, 1999

Gujarat Agricultural Produce Markets Act, 1963.

No.GHKH/4/99/APM/1098/4349/G(169):- WHEREAS by the Director of Agricultural Marketing and Rural Finance Gujarat State, Gandhinagar's Notification No.E-KHS-76-91-BMN-322-D-5696 dated 1-9-1976 issued under sub-section (1) of section 5 of Gujarat Agricultural Produce Markets Act, 1963 (Gujarat Act No. XX of 1964) the area comprised in taluka Vijapur, Dist. Mehsana had been declared as market area (hereinafter referred to as 'the said market area') for the purpose of the said Act in respect of certain commodities of Agricultural Produce Specified therein;

AND WHEREAS, the commodities notified vide Notification dated 13-7-1973 issued by the Director of Agriculture Marketing & Rural Finance (hereinafter referred to as 'the said commodities') have been regulated for the sale and purchase in said market area of Mehsana District.

AND WHEREAS, it is intended to divide the said market area into two separate market areas, namely; (1) the market area comprising the area of Vijapur, Taluka of Mehsana Dist. and (2) the market area comprising the area of Mansa Taluka of the Gandhinagar District.

NOW THEREFORE, in exercise of powers conferred by section 52 read with section 5 of the Gujarat Agricultural Produce Markets Act, 1963 (Gujarat Act No. XX of 1964) the Government of Gujarat hereby declares its intention to divide the said market areas into two separate market area namely; (1) the market area comprising the area of the Vijapur Taluka of Mehsana District and (2) the market area comprising the area of the Mansa Taluka of the Gandhinagar District for the purposes of the Gujarat Agricultural Produce Markets Act, 1963 for regulating the purchase and sale of the said commodities in the proposed market area.

Any objection or suggestions which may be received by the Addl. Chief Secretary (Cooperation) to the Government of Gujarat, Agriculture and Cooperation Department, Sachivalaya, Gandhinagar, within a period of the one month from the date of publication of this notification in the official gazette will be considered by the Government.

By order and in the name of the Governor of Gujarat,

K.B. MAKWANA

Joint Secretary to the Government
Agriculture and Cooperation Department

ફિ અને સહકાર વિભાગ

જા હે ર ના મુ

સચિવાલય, ગાંધીનગર, ૨૭ ફેબ્રુઆરી, ૧૯૯૯.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩

ક્રમાંક : જીએમડેએચ/૪/૯૯/એપીએમ/૧૦૯૮/૪૫૪૯-ગ, (૧૯૯):- ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (ગુજરાત અધિનિયમ-૨૦ સને ૧૯૬૪) ની કલમ-૫ ની પેટા કલમ-(૧) હેઠળ બહાર પાઠેલ ડાયરેક્ટર ઓફ એગ્રીકલ્ચરલ માર્કેટીંગ એન્ડ રુરલ ફાયનાન્સ, ગુજરાત રાજ્ય, ગાંધીનગરના જાહેરનામા ક્રમાંક: ઇ-પસ-૭૬-૯૧-૯૧-૯૧-૩૨૨-૬-૫૬૯૬, તા. ૧-૯-૭૬ થી

મહેસાણા જિલ્લાના વિજાપુર તાલુકાના બનેલા વિસ્તારને સદરહુ અધિનિયમના હેતુઓ માટે, તેમાં નિર્દિષ્ટ કરેલ ખેત ઉત્પન્નોની અમુક જાતના સંબંધમાં બજાર વિસ્તાર (જેનો આમાં હવે પછી 'સદરહુ બજાર વિસ્તાર' તરીકે ઉલ્લેખ કર્યો છે તે) તરીકે જાહેર કરવામાં આવ્યા છે.

અને ઉપરોક્ત વિસ્તારના બનેલા સૂચિત બજાર વિસ્તારમાં નિયામકશ્રી, કૃષિ બજાર અને ગ્રામ્ય અર્થતંત્ર તેમના તા. ૧૩-૭-૭૩ના જાહેરનામાથી જાહેર કરેલ જણાવેલો (હવે પછી જેનો 'સદરહુ જણાવેલો' તરીકે ઉલ્લેખ કરેલ છે) નું ખરીદ તથા વેચાણનું નિયમન કરવામાં આવે છે. અને સદરહુ બજાર વિસ્તારનું બે જુદા જુદા વિસ્તારો એટલે કે મહેસાણા જિલ્લાના વિજાપુર તાલુકાનો બનેલો બજાર વિસ્તાર અને ગાંધીનગર જિલ્લાના માણસા તાલુકાનો બનેલો બજાર વિસ્તાર એમ બે વિસ્તારમાં વિભાજન કરવા ધાર્યું છે.

તેથી, હવે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ (સન ૧૯૬૪ ના ગુજરાત અધિનિયમ-૨૦ મા) ની કલમ-૫૨ અને કલમ-૫ સાથે વાંચતા મળેલ સત્તાની રુએ, ગુજરાત સરકાર આથી સદરહુ બજાર વિસ્તારને સદરહુ જણાવેલોનું ખરીદ તથા વેચાણનું નિયમન કરવા માટે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ ના હેતુઓ માટે મહેસાણા જિલ્લાના વિજાપુર તાલુકાના બજાર વિસ્તારમાં અને ગાંધીનગર જિલ્લાના માણસા તાલુકાના બજાર વિસ્તારમાં વિભાજન કરવાનો પોતાનો ઈરાદો જાહેર કરે છે.

આ જાહેરનામું રાજ્યપત્રમાં પ્રસિદ્ધ થયાની તારીખથી એક મહિનાની મુદ્દતની અંદર ગુજરાત સરકારના અધિક મુખ્ય સચિવશ્રી (સહકાર) કૃષિ અને સહકાર વિભાગ, નવા સચિવાલય, ગાંધીનગરને જે કંઈ સૂચનો મળશે તેના ઉપર સરકાર વિચારણા કરશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. બી. મકવાણા

સરકારના સંયુક્ત સચિવ,
કૃષિ અને સહકાર વિભાગ.

સરકારી મધ્યસ્થ મુદ્રાલય, ગાંધીનગર



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th February, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/25 of 1999/TPS/1198/3207/L.—WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/P/142 of 1981/TPS/1578/2581/L, dated 29th July, 1981 the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the draft town planning scheme, Odhav No. 3 (hereinafter referred to as "the said draft scheme") submitted to it by the Ahmedabad Urban Development Authority;

AND WHEREAS in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the said draft scheme;

AND WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/385 of 1994/TPS/1593/2642/(94)/L, dated 2nd September, 1994 the Government of Gujarat in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) has sanctioned the town planning scheme, Odhav No.3 Preliminary;

AND WHEREAS the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme Odhav No. 3 (Final) (hereinafter referred to as "the said final scheme") as required under sub-section (2) of section 52 and sub-section (2) of section 62 of the said Act.

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the said Act the Government of Gujarat hereby:—

(a) sanctions "the said final scheme" without any modifications.

(b) states that "the said final scheme" shall be kept open to inspection by the public at the office of the Ahmedabad Municipal Corporation during office hours on every day except, Sunday and holidays and

(c) fixes the 6th day of march, 1999 as the date for the purpose of clause (b) of sub-section (2) of the said section 65.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty and Joint Secretary
to the Government of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th February, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/26 of 1999/DVP/1298/4910/L.—WHEREAS the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the Revised Development Plan of VUDA sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP/1294/4036/L, dated 25th October, 1996.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976), the Government of Gujarat hereby:—

1. Proposes to modify the aforesaid revised development plan by way of variation in the manner specified in the Schddule appended hereto, and

2. Calls upon any person to submit suggestions or Objections, if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this Notification in the Official Gazette.

SCHEDULE

Proposed variation to the Revised Development Plan of Vadodara sanctioned by Government Notification Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP/1294/4036/L, dated 25th October, 1996.

The land bearing Block No. 215, 216/pt, 218/pt, 220, 221, 223 to 226, 227/pt, 231/pt, of the Village Asoj and Block No. 771 to 795 of the Village Dumad designated for the purpose of "Agriculture Zone" in the sanctioned revised Development Plan of "VUDA" shall be deleted and the lands so released shall be designated for "OBNOXIOUS HAZARD'S INDUSTRIAL PURPOSE" as shown in the accompanying plan under Section 12(2)(j) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty and Joint Secretary
to the Government of Gujarat.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd February, 1999.

GUJARAT REVENUE TRIBUNAL RULES, 1982.

No. GHM/99/9/M/GRT/1096/487/J.—Shri B. K. Shah is appointed as Member of the Gujarat Revenue Tribunal vide Notification of even number dated 23rd September, 1998. The tenure of Shri Shah as member will be for two years with effect from 7th November, 1998.

By order and in the name of the Governor of Gujarat,

K. L. VANKAR,

Deputy Secretary to the Govt. of Gujarat,
Revenue Department.

મહેસુલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩જ ફેબ્રુઆરી, ૧૯૯૯.

ગુજરાત મહેસુલ પંચ નિયમો, ૧૯૮૨.

ક્રમાંક : ધમ-૯૯-૯-મ/જઆરટી/૧૦૯૬/૪૮૭/જ.—ગુજરાત સરકારના તા. ૨૩-૯-૯૮ના સ્વરૂપ ક્રમાંકવાળા જાહેરનામાથી શ્રી બી. કે. શાહને ગુજરાત મહેસુલ પંચમાં સભ્ય તરીકે નિમણૂક આપવામાં આવેલી છે. આ નિમણૂક તા. ૭-૧૧-૯૮ના રોજથી ૨ (બે) વર્ષની મુદત માટેની રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. એચ. વાંકર,
સરકારના નાયબ સચિવ,
મહેસુલ વિભાગ.



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PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

2, Sardar Bhavan, Sachivalaya, Gandhinagar, 9th February, 1999.

Bombay Motor Vehicles Tax Act, 1958.

No. GHG/99/27/MTA.1791/M/43/KH.—In exercise of the powers conferred by sub-section (2) of section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with clause (1) of rule 16-A of the Bombay Motor Vehicles Tax Rules, 1959, the Government of Gujarat hereby exempts totally from the payment of Motor Vehicles Tax, the Motor Vehicles specified in column 2 and 3 of the schedule appended hereto belonging to the "Shivanand Mission", Virnagar, District Rajkot, used or kept for use in furtherance of charitable and Medical objects with effect from the date of issue of this notification, till the

motor vehicles continue to be so used or kept for use in furtherance of the aforesaid objects, subject to the following conditions:—

- (1) the said exemption will be discontinued on account of sale or transfer of the vehicles.
- (2) the said exemption will be continued till free of cost medical treatment to the patients is given by the Mission.
- (3) the R.T.O. Rajkot shall report every year after making verification from time to time that the said 7 vehicles are used for specified objects.
- (4) the said 7 vehicles shall be utilised only for free of cost treatment of the people/patients.

SCHEDULE

Sr. No.	Class of Motor Vehicles	Registration No.
1	2	3
1.	Ambassador	GJR-3202
2.	Ambassador	GJ-3 K-6322
3.	Matador	GJ-3 D-9462
4.	Ambulance (Tata-407)	GJ-3 B-3491
5.	Tracks	GJ-3 D-409
6.	Commandor Jeep	GJ-3 K-3835
7.	Armada Jeep	GJ-3 K-3836

By order and in the name of the Governor of Gujarat,

R. B. BARA,
Under Secretary to Government.

ગુજરાત વિભાગ

જાહેરનામું

૨, સરદાર ભવન, સચિવાલય, ગાંધીનગર, ૯મી ફેબ્રુઆરી, ૧૯૯૮.

મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૮.

ક્રમાંક : જીએચજી-૯૯-૨૭-એમટીએ-૧૭૯૧-એમ-૪૩-ખ.—મુંબઈ મોટર વાહન વેરા નિયમો, ૧૯૫૮ના નિયમ ૧૬-ક ના ખંડ (૧) સાથે વાંચતા, મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૮ (સન ૧૯૫૮ના મુંબઈના ૬૫માં)ની કલમ-૧૩ની પેટા-કલમ-(૨)થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર આથી, આ સાથે જોડેલી અનુસૂચિના કોલમ-૨ અને ૩માં નિર્દિષ્ટ કરેલ મોટર વાહનો “શિવાનંદ મિશન” વીરનગર, જિલ્લો રાજકોટની માલિકીના જે વાહનો સખાવતી અને તબીબી ઉદ્દેશો આગળ ધપાવવામાં ઉપયોગ કરેલ અથવા ઉપયોગ કરવા માટે રાખેલ હોય તે વાહનોને, આ જાહેરનામું બહાર ખાડ્યાની તારીખથી મોટર વાહનો ઉપર્યુક્ત ઉદ્દેશો આગળ ધપાવવામાં એવી રીતે ઉપયોગમાં લેવાનું અથવા ઉપયોગ કરવા માટે રાખવાનું ચાલુ રાખવામાં ન આવે ત્યાં સુધી, નિચેની શરતોને અધીન રહીને, મોટર વાહન વેરો ભરવામાંથી સંપૂર્ણતઃ મુક્તિ આપે છે :—

- (૧) વાહનોના વેચાણ અથવા તબદીલીને લીધે સદરહુ મુક્તિ બંધ કરવામાં આવશે.
- (૨) મિશન દ્વારા દર્દીઓને વિના મૂલ્યે તબીબી સારવાર આપવામાં આવે ત્યાં સુધી, સદરહુ મુક્તિ ચાલુ રહેશે.
- (૩) આર.ટી.ઓ. રાજકોટ, દર વર્ષે નિર્દિષ્ટ ઉદ્દેશો માટે સદરહુ ૭ વાહનો ઉપયોગમાં લેવાયા છે તેની વખતોવખત ખરાઈ કર્યા પછી રિપોર્ટ કરવો જોઈશે.
- (૪) સદરહુ ૭ વાહનો, લોકોને/દર્દીઓને વિના મૂલ્યે સારવાર માટે જ વાપરવા જોઈશે.

અનુસૂચિ

અનુક્રમાંક ૧	મોટર વાહનોનો વર્ગ ૨	રજિસ્ટ્રેશન નંબર ૩
૧.	એમ્બેસેડર	જીજેઆર-૩૨૦૨
૨.	એમ્બેસેડર	જીજે-૩-કે-૬૩૨૨
૩.	મેટ્રાડોર	જીજે-૩-ડી-૯૪૬૨
૪.	એમ્બ્યુલન્સ (ટાટા ૪૦૭)	જીજે-૩-બી-૩૪૯૧
૫.	ટ્રેક્સ	જીજે-૩-ડી-૪૦૯
૬.	કમાન્ડર જીપ	જીજે-૩-કે-૩૮૩૫
૭.	આર્મડા જીપ	જીજે-૩-કે-૩૮૩૬

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી મને તેમના નામે,

આર. બી. બારા,
સરકારના ઉપસચિવ.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 9th February, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/27 of 1999/DVP/1697/2305/L.—WHEREAS, the Anand Area Development Authority (Anand Nagarpalika) (District-Kheda), (hereinafter referred to as "the said Authority") has prepared and published a Draft Revised Development Plan (hereinafter referred to as the "the said Revised Development Plan") in respect of lands included within its Municipal limits under the provisions of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act and under Section 13(1) of the said Act) and advertisement regarding publication of the said Revised Development Plan and calling objections and suggestions on the proposed Draft Revised Development Plan was published in the Part II, Misc. and advertisement Section of the Gujarat Government Gazette dated the 22nd August, 1996.

AND, WHEREAS, the said Area Development Authority published the modification in the Draft Revised Development Plan of the said Area Development Authority, by a notice under Section 15, of the Act inviting suggestions or objections from any person with respect to the proposed modification;

AND WHEREAS, the said Area Development Authority has submitted the Draft Revised Development Plan of the said Area Development Authority under Section 16 of the said Act to the Government of Gujarat for sanction;

NOW, THEREFORE, in exercise of the powers conferred by the proviso to sub-clause (i) of clause (a) and sub-section (1) of Section 17 of the Gujarat Town Planning and Urban Development Act, 1976, the Government of Gujarat, hereby:—

(1) Proposes to modify the aforesaid Draft Revised Development Plan as per the Schedule appended hereto; and

(2) Calls upon any person to submit suggestions or objections if any with respect to the proposed modifications to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya Gandhinagar, in writing within a period of two months from the date of publication of this notification in the official Gazette;

The plan showing the modifications mentioned below shall be open for the inspection of the public at the office of the Anand Nagarpalika during office hours on all working days during the aforesaid period of two months.

SCHEDULE

Proposed modifications in the Draft Revised Development Plan of Anand (District-Kheda)

(1) The land bearing R.S. No. 2724 of village Anand is designated for "Agricultural Zone" in Draft Development Plan (second revised) shall be deleted from said use and the land so released from said use is designated for 'Public purpose' under section 12(2)(b) of the Act, as shown on the accompanying plan.

(2) The land bearing R. S. No. 2694 of village Anand is designated for "Industrial Zone" in Draft Development Plan (second revised) shall be deleted from said use and the land so released from said use is designated for "Waterbody" under section 12(2)(O) of the Act, as shown on the accompanying plan.

(3) The lands bearing R. S. No. 2450, 2451, 2452, 2460, 2461, 2462, 2501, 2502, 2503, 2454/1, 2455 of village Anand are designated for "Residential Zone" in Draft Development Plan (second Revised) shall be deleted from said use and the lands so released from said use are designated for "Commercial Zone" under Section 12(2) (a) of the Act, as shown on the accompanying plan.

(4) The lands bearing R. S. No. 2588, 2589, of village Anand designated for "Industrial Zone" in Draft Development Plan (second Revised) shall be deleted from said use and the lands so released from said use are designated for "slaughter house" under Section 12(2)(O) of the Act, as shown on the accompanying plan.

(5) The lands bearing R. S. No. 1638, 1639, 1646 of village Anand are designated for "Agricultural Zone" in Draft Development Plan (second Revised) shall be deleted from said use and the lands so released from said use are designated for "Residential Zone" under Section 12 (2) (a) of the Act, as shown on the accompanying plan.

(6) The lands bearing R. S. No. 1856/part, 1857/part, 1853/part, 1859/part, 1862/part, 1863/part, 1867/part, 1868, 1869, 1970/part, 1875, Road paiki, 1876, 1877, 1878, 1879, 1880, 1881, 1884/part, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912, 1913, 1914, 1915, 1916, 1917, 1918, 1919, 1920, 1921, 1922, 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931, 1932, 1933, road (Nalia), 2041, 2042, 2043, 2044/part, 2045/part, 2047/part, 2048, 2049, 2050, 2051/part, 2052/part, 2053/part, 2054/part 2055, part, 1882, 1883, 1885/part, 1892/part and 1893/part of village Anand, proposed for Residential and Agricultural use in Draft Development Plan (second Revised), as shown on accompanying plan, shall be deleted from the respective use, and the lands released shall be shown for the purpose of 'IRMA' under section 12(2)(a) of the Act, 1976.

(7) The proposed land use area table should be considered as per under instead of the page No. 19 of the report.

Sr. No	Type of use	Area in hector	Percentage of Developed Area	Percentage of of total area.
1.	Gamtal	25.50	1.39	1.21
2.	Residential	1021.30	55.78	48.33
3.	Commercial	142.00	7.76	6.72
4.	Industrial	84.00	4.59	3.98
5.	Public purpose	85.00	4.64	4.02
6.	Public Institute	226.70	12.38	10.73
7.	Cremation-Kabrastan	11.50	0.63	0.54
8.	Roads	235.00	12.83	11.12
	Total Area Developed	1831.00	100%	..
9.	River Pond	12.00	..	0.57
10.	Agricultural	270.00	..	12.78
	Total Undeveloped Area	282.00
	Total Area	2113.00	..	100%

(8) The land bearing R. S. No. 2607, 2609, and 2610 of village Anand is designated for "Residential Zone" in Draft Development Plan (second Revised) shall be deleted from the said use and the land so released from said use, is designated for Gujarat State Transport Corporation under Section 12(2)(k) of the Act, as shown on the accompanying plan.

(9) The Development Control Regulations and Zoning Regulations on Page No. 53 to 83 shall be replaced by Annexure-'A'.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary to
Government of Gujarat.

Urban Development and Urban Housing Department.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENTS

Notification

Sachivalaya, Gandhinagar, 9th February, 1999.

GUJARAT ESSENTIAL SERVICES MAINTENANCE ACT, 1972.

No. : GHU--99--(7)--GEB--1597--1244--K.--WHEREAS the Government of Gujarat is of the opinion that strikes in all employment in industries which generate electricity for the public or supply or distribute electricity to the public would prejudicially affect and the maintenance of public utility service and the maintenance of supply and services essential to the life of the Community and that such strikes would result in the infliction of grave hardship on the community.

NOW, THEREFORE, in exercise of the powers conferred by Sub-clause (ii) of clause (a) of sub-section (1) of Section 2 of the Gujarat Essential Services Maintenance Act, 1972 (Guj. 23 of 1972), the Government of Gujarat hereby declares all employment in industries which generate electricity for the public or supply or distribute electricity to the public to be an essential service for the purpose of the said Act.

By order and in the name of the Governor of Gujarat,

M. M. JOSHI,

Under Secretary to Government,
Energy & Petrochemicals Deptt.

ENERGY & PETROCHEMICALS DEPARTMENT

Order

Sachivalaya, Gandhinagar, 9th February, 1999.

GUJARAT ESSENTIAL SERVICE MAINTENANCE ACT, 1972.

No. : GHU-99--(8)--GEB-1597--1244--K : WHEREAS the Government of Gujarat is satisfied that in the public interest it is necessary so to do;

NOW, THEREFORE in exercise of the power conferred by sub-section (1) of Section 3 of the Gujarat Essential Service Maintenance Act, 1972 (Guj. 23 of 1972), the Government of Gujarat hereby prohibits strikes in the essential service declared as such under Government Notification, Energy & Petrochemicals Deptt. No. : GHU-99--(7)--GEB-1597--1244--K, dated the 9th February, 1999 and specified in the Schedule annexed hereto.

SCHEDULE

All employment in industries which generate electricity for the public or supply or distribute electricity to the public.

By order and in the name of the Governor of Gujarat,

M. M. JOSHI,

Under Secretary to Government,
Energy & Petrochemicals Deptt.



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ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૯મી ફેબ્રુઆરી, ૧૯૯૯.

ગુજરાત આવશ્યક સેવા જાળવવા બાબત અધિનિયમ, ૧૯૭૨.

નં. જીએચયુ-૯૯-(૭)-જીઈબી-૧૫૯૭-૧૨૪૪-ક.—ગુજરાત સરકારનો એ અભિપ્રાય છે કે લોકો માટે વીજળી ઉત્પન્ન કરતાં હોય અથવા લોકોને વીજળી પૂરી પાડતા હોય અથવા વહેંચતા હોય તેવા ઉદ્યોગોમાંના તમામ રોજગારોમાં પડતી હડતાળને લીધે જાહેર ઉપયોગીતા સેવાની જાળવણી અને જાહેર જનતાના જીવનને આવશ્યક સેવા પુરવઠા અને સેવાની જાળવણી પર પ્રતિકૂળ અસર પડે છે અને આવી હડતાળને પરિણામે સમાજ માટે ગંભીર મુશ્કેલી ઉભી થાય છે.

તેથી, હવે ગુજરાત આવશ્યક સેવા જાળવવા બાબત અધિનિયમ, ૧૯૭૨ (સન ૧૯૭૨ના ગુજરાતના ૨૩ મા)ની કલમ-૨ ની પેટા-કલમ (૧) ના ખંડ (ક) ના પેટા ખંડ (૨) થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર લોકો માટે વીજળી ઉત્પન્ન કરતા અથવા લોકોને વીજળી પૂરી પાડતા અથવા વહેંચતા હોય તેવા ઉદ્યોગોમાંના તમામ રોજગારને ઉક્ત અધિનિયમોનાં હેતુઓ માટે આવશ્યક સેવા તરીકે જાહેર કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એમ. એમ. જોષી,
સરકારના ઉપસચિવ.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

હુકમ

સચિવાલય, ગાંધીનગર, ૯મી ફેબ્રુઆરી, ૧૯૯૯.

ગુજરાત આવશ્યક સેવા જાળવવા બાબત અધિનિયમ, ૧૯૭૨.

નં. જીએચયુ-૯૯-(૮)-જીઈબી-૧૫૯૭-૧૨૪૪-ક. — ગુજરાત સરકારને ખાતરી થાય છે કે જાહેર હિતમાં નીચે પ્રમાણે કરવું આવશ્યક છે.

તેથી, હવે ગુજરાત આવશ્યક સેવા જાળવવા બાબત અધિનિયમ, ૧૯૭૨ (સન ૧૯૭૨ના ગુજરાતના ૨૩મા)ની કલમ-૩ ની પેટા કલમ (૧) થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર આથી ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના તા. ૯-૨-૯૯નાં સરકારી જાહેરનામાં નં. જીએચયુ-૯૯-(૭)-જીઈબી-૧૫૯૭-૧૨૪૪-ક, અન્વયે આવશ્યક સેવા તરીકે જાહેર કર્યા પ્રમાણેની અને આ સાથે જોડેલ અનુસૂચિમાં નિર્દેશ કર્યા પ્રમાણેની, એ આવશ્યક સેવામાં હડતાળની મનાઈ ફરમાવે છે.

અનુસૂચિ

લોકો માટે વીજળી ઉત્પન્ન કરતા હોય અથવા લોકોને વીજળી પૂરી પાડતા હોય અથવા વહેંચતા હોય તેવા ઉદ્યોગોમાંના તમામ શેઠગાર.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એમ. એમ. જોષી,
સરકારના ઉપસચિવ.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th February, 1999.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. : GHU/99/9/CPI/1497/1994/K.1. -In exercise of the powers conferred by Clause--8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, Government of Gujarat hereby delegate powers, until further orders to the licensees and sanction holders to permit the industrial consumers other than continuous process industries specified in Schedule II, to utilize certain load on all staggered holidays.

This shall come into force on and with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

M. M. JOSHI,
Under Secretary to Government.



समयसंज्ञक

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th February, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/28 of 1999/TPS/2597/2516/L.—WHEREAS under Government Notification, Urban Development Department's No. GH/V/66 of 1987/TPS/2585/729/L, dated 18th March, 1987 the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the draft town planning scheme, Navsari No. 3 (Gandevi) Road, East Tighara Area) (hereinafter referred to as "the said draft scheme") submitted to it by the Navsari Nagarpalika;

AND, WHEREAS, in exercise of the powers conferred by sub-section (1) of section 51 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the said draft scheme;

AND, WHEREAS, under Government Notification, Urban Development and Urban Housing Department No. GH/V/15 of 1992/TPS/2590/3658(91)/L, dated 22nd January, 1992 the Government of Gujarat, in exercise of the powers conferred by Section 6 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), has sanctioned the Town Planning Scheme Navsari No. 3 (Gandevi Road, East Tighara Area) Preliminary;

AND, WHEREAS, the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme Navsari No. 3 (Gandevi Road East Tighara Area) (Final Scheme) (hereinafter referred to as "the said final scheme") as required under sub-section (2) of section 52 and sub-section (2) of section 62 of the said Act;

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the said Act the Government of Gujarat hereby:—

- (a) sanctions "the said final scheme".
- (b) states the "the said final scheme shall be kept open to inspection by the public at the office of the Navsari Nagarpalika during office hours on every day except, Sundays and holidays; and
- (c) fixes the 20th day of March, 1999 as the date for the purpose of clause (b) of sub-section (2) of the said section 65.

By order and in the name of the Governor of Gujarat.

V. B. DAVE,
Officer on Special Duty and Joint
Secretary to Government,



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

FOOD CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 22nd February, 1999.

Corrigendum No. CPA/1098/3403/D.—No. GTH/98/33/CPA/1098/2329/D.—In exercise of the powers conferred by Clause (a) of Section 9 read with Sub-section (1) (a) and (2) (1A) of Section 10 of the Consumer Protection Act, 1986, the Government of Gujarat hereby makes the following amendment in notification Ltd. 14th October, 1998.

- (1) Para 2 of notification dated 14th October, 1998 is deleted.
- (2) The senior member holding an additional charge of a President of Amreli District Consumer Disputes Redressal Forum shall continue his charge untill further orders of Government.

By order and in the name of the Governor of Gujarat,

R. M. JOSHI,
Deputy Secretary to the Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 23rd February, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/29 of 1999/TPS-2798-3895-L. In the Government, in Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, Notification No. GH/V/20 of 1999/TPS-2798-3895-L of 19th January, 1999 (Preliminary), published in the Government's Extra Ordinary Gazette, in Part IV-B, on Pages Nos. 12-2 to 12-5, against Sr. No. 25, in Column No. 13, in part "AS PER VARIATION TO BE MADE IN TOWN PLANNING SCHEME (FINAL)", of the FORM NO. "F" attached to the SCHEDULE appended thereto, the figure "9302" is mentioned, through oversight, which shall now be read as "19302" instead of "9302".

By order and in the name of the Governor of Gujarat,

N. D. PATEL,
Section Officer,
Urban Development and Urban Housing Department.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

INFORMATION AND BROADCASTING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th March, 1999.

GUJARAT ENTERTAINMENTS TAX ACT, 1977.

No. : GHT-99-7-EPT-1098-3249-E.—WHEREAS the Government of Gujarat considers it necessary to do so in the public interest ;

NOW, THEREFORE, in exercise of the powers conferred by clause (b) of sub-section (1) of section 29 of the Gujarat Entertainments Tax Act, 1977 (Guj. 16 of 1977) (hereinafter referred to as "the said Act") the Government of Gujarat hereby exempts the exhibition of Hindi film "JAI HIND" produced by Shri Vishal International Production (P) Ltd., Mumbai from the payment of Entertainments Tax to the extent of 100 percent of the tax leviable under section 3 of the said Act, subject to the conditions specified in the Schedule appended hereto.

SCHEDULE

(1) The exemption from the entertainment tax will be for a period of 6 months from the date on which this film will be released for the first time in Gujarat. Under this order of exemption the film producer would be able to avail of benefit for 6 months equal 26 weeks for maximum 6 prints.

(2) The Entertainment Tax Commissioner for the purpose of tax shall issue 156 weekly coupons (26 × 6 prints) to the film producer. The film producer shall furnish information regarding the use of the coupon every week in a detailed form that may be prescribed by the Entertainment Tax Commissioner for the purpose.

(3) Initially the producer shall inform 7 days in advance of the release of the film, shall also inform Entertainment Tax Commissioner and Department of Information and Broadcasting 7 days in advance of the release of the print.

(4) In case of breach of any condition as mentioned above Act or rules framed thereunder, the competent authority on such occasion may take necessary action and such action shall be deemed to be legal for the purpose of this competent authority under Gujarat Entertainment Tax Act, 1977.

By order and in the name of the Governor of Gujarat,

G. M. SHAH,
Deputy Secretary to Government,



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

FORESTS AND ENVIRONMENT DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 26th February, 1999.

No. : GVN/1/1999/GVN/1098/3714/K.— The collection rates of Minor Forest Produces for the current calendar year has been fixed vide Forest and Environment Department's Notification No. : GVN/37/1998/GVN/1091/3714/K dated the 30th December, 1998. In the schedule of the said Notification following corrections may be read as under.

At Sr. No. 1 in column No. 5 and 6 in place of figures 376.20 and 377.51 read as "401--20 and 402--81" respectively.

By order and in the name of the Governor of Gujarat,

P. S. VASAVA,
Deputy Secretary to Government.



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PART IV-B

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URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 9th March, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/32 of 1999/DVP-1395/831-L. — WHEREAS, the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the final development plan for the Urban Development Area of the Rajkot Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/102 of 1988/DVP-1385-1507-(88)-L dated the 27th April, 1988 (hereinafter referred to as "the said development plan");

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B, dated 18th December, 1998 on page No. 324-1 and 324-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/181 of 1998/DVP-1395-831-L, dated the 18th December, 1998 alongwith a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation;

AND, WHEREAS, the Government of Gujarat has not received any suggestions or objections;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :-

(a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto, and

(b) specifies that the variation so set out shall come into force from the 9th April, 1999.

SCHEDULE

Variation to the final Development Plan of Urban Development Area of Rajkot Urban Development Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/102 of 1988/DVP-1385-1507-L, dated the 27th April, 1988.

In the sanctioned development plan of RUDA, the land of village Motamava, Tal. Rajkot, S. No. 180 Pt. (8000 Sq. Mts.) which is designated for recreational zone shall be deleted from the said zone, and the land thus released is designated for "Narmada, Water Resources and Water Supply Department for Regional Training Centre", as shown marked "ABCDA" in the accompanying plan under Section 12(2)(0) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. D. DAVE,
Officer on Special Duty and Joint Secretary
to the Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND CO. OPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th March, 1999.

No. GH/KH-20-MIS/1999-387/K.7.—Government of India, Ministry of Commerce, vide its Notification No. 42 (RE-98)/1997-2002, dated the 5th March, 1999 have empowered the Government of Gujarat to designate a canalising agency for export of 15,000 MTs of onions per month for three months (till May 1999).

Government of Gujarat hereby designates Gujarat Agro Industries Corporation Ltd., Ahmedabad as the canalising agency for export of onions. The canalising agency should commence its activities with immediate effect. The designated agency should act as per the terms and conditions laid down in Government of India, Ministry of Commerce's Notification No. 42 (RE-98)/1997-2002, dated 5th March, 1999.

By order and in the name of the Governor of Gujarat,

V. P. KHATANA,
Deputy Secretary to the Government of Gujarat.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

GENERAL ADMINISTRATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th December, 1998.

GUJARAT MINISTER'S SALARIES AND ALLOWANCES ACT, 1960.

No. GS/98-59/MTR-1198-(1)-CU.-In exercise of the powers conferred by section 14 of the Gujarat Minister's Salaries and Allowances Act, 1960 (Gujarat Act No. VI of 1960), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Minister's Travelling Allowances Rules, 1983, namely :-

1. (1) These rules may be called the Gujarat Minister's Travelling Allowances (Amendment) Rules, 1998.
- (2) They shall be deemed to have come into force on the 1st October, 1998.
2. In the Gujarat Minister's Travelling Allowances Rules, 1983 in Rule-5.
 - (A) for Sub-rule (3), the following sub-rule shall be substituted, namely :-

“(3) The rate of daily allowance for halts at places other than a hotel or a lodge shall be as under :-

Place of halt	Rate of daily allowance.
1	2
A-1 CLASS CITIES	
Brihan Mumbai UA, Calcutta UA, Chennai UA, Delhi UA.	Rs. 260.00
A CLASS CITIES	
Ahmedabad UA, Bangalore UA, Hyderabad UA, Kanpur UA, Pune UA.	Rs. 210.00
Specially Expensive Localities	
Darjeeling District (Except Siliguri NEFA areas beyond Inner Line Sub-division)	
Expensive/Remote Localities of Himachal Pradesh :	
Lahaul and Spiti District Kinnaur District	Chhuhar Valley of Jogindernagar Tehsil of Mandi District.
Bharmaur sub-division and Pangri sub-division of Chamba District.	Mangal Panchayat area of Solan District.
Pargana of Pandrahbis Outer Seraj and Malana Panchayat areas of Kulu District.	Dodrakwar area of Rohu Tehsil Parganas of Chhebis, Naubis, Barabis, Pandrahbis and Atharabhis.
Sarhan and Gram Panchayats of Munish, Darkali and Kashappt of Rampur Tehsil of Simla District.	Chhota Bhargal and Bara Bhargal area of Palampur sub-division of Kangra District.
The following hill areas in Manipur which do not fall on the National Highway:	
Ukhrul, Churachandpur, Tamenglong, Jiribam, Mao Maram, Tengnampal.	
B-1 CLASS CITIES	Rs. 170.00
Bhopal, Coimbatore UA, Indore UA, Jaipur UA, Kochi UA, Lucknow UA, Ludhiana, Madurai UA, Nagpur UA, Patna UA, Surat UA, Vadodara UA, Varanasi UA, Visakhapatnam UA.	
Expensive Localities.	
Shimla, Laccadive, Minicoy and Amindivi Islands, Jammu & Kashmir, Andaman and Nicobar Islands.	
The following areas of Himachal Pradesh.	
Janjehli Block of Chachait Tehsil of Mandi District. Churah Tehsil, Kunur Panchayat and Belej Pargana of Chamba Tehsil and Salooni Tehsil of Chamba District. Chopal Tehsil of Shimla District, Trans-Giri Tract of Sirmur District, Manali-Ujhi area, Parvati and Lagg Valley and Banjar Block of Kulu District.	
All places other than A-1, A and B-1 Class Cities.	Rs. 135.00.

(B) In Sub-rule (4), for Clause (a) the following Clause shall be substituted namely:—

“(a) For halts at a hotel or a lodge or such other establishment, providing boarding and lodging, the daily allowances shall be admissible at the rates mentioned in column (2) of the Table below for cities mentioned against them in column (1) thereof.

TABLE

Name of City	Rate of Daily Allowance
1	2
(A) A-1 Class Cities	Rs. 650.00 per day
(B) A Class Cities	Rs. 525.00 per day
(C) B-1 Class Cities	Rs. 425.00 per day
(D) Places other than A-1, A and B-1 Class Cities.	Rs. 335.00 per day."

By order and in the name of the Governor of Gujarat,

N. H. CHAUDHARY,
Deputy Secretary to Government.



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PART IV—B

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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th March. 1999.

BOMBAY MOTOR VEHICLES TAX ACT, 1959.

No. GHG/99/35/MTA/1799/986/KH.—In Exercise of the powers conferred by sub-section (2) of section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with clause (1) of rule 16A of the Bombay Motor Vehicles Tax Rules, 1959, the Government of Gujarat hereby exempts totally from the payment of tax the class of Motor Vehicles specified in column 2 of the Schedule appended hereto belonging to the "Mata Amritananda mayi Math Amritapuri" Kollam District, Keralam 690525 used of kept for use in furtherance of charitable and religious objects with effect from the date of issue of this notification and ending on the 18th March 1999.

SCHEDULE

Sr. No. 1	Class of Motor Vehicles. 2	Registration Mark 3
1.	Amma's Car	
2.	Tata Sumo	KL 4/0 7786
3.	Tata Sumo	RJ 19/L 9234
4.	Tata Sumo	KL 10 7120
5.	Trax	TN 37 L 9306
6.	Bus	KL 9C 3999
7.	Bus	KL 7V 9729
8.	Bus	KL 7V 9666
9.	Bus	KL 7D 5019
10.	Bus	KL 7V 9990
11.	Bus	KL 7V 9900

By order and in the name of the Governor of Gujarat,

R. B. BARA,
Under Secretary to Government.
Home Department.



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PART - IV-B

Rules and Orders, (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th March, 1999.

BOMBAY MOTOR VEHICLES TAX ACT, 1958:

No. GHG/99/36/MTA/1798/2958/KH:- In exercise of the powers conferred by sub-section (2) of section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with clause (1) of rule 16A of the Bombay Motor Vehicles Tax Rules, 1959, the Government of Gujarat hereby exempts totally from the payment of tax, the Motor Vehicles specified in column 2 and 3 of the schedule appended hereto belonging to the "Rajyoga Education and Research Foundation" Pandav Bhavan, Mount Abu (Rajasthan) used or kept for use in furtherance of religious, educational and charitable objects with effect from the date of issue of this notification till the motor vehicles continue to be so used or kept for use in furtherance of the aforesaid objects, subject to the following conditions :-

(1) The Foundation shall maintain a record indicating the time and date of entry of the said vehicles in the State of Gujarat as well as the duration of its stay and use in Gujarat State for the said objects. The Foundation shall furnish these details to the Commissioner of Transport, Gujarat State, Ahmedabad soon after each event is practicable.

(2) The Commissioner of Transport, Gujarat State shall report every year after making verification from time to time that the said 7 (seven) vehicles are used for specified objects.

SCHEDULE

Sr. No. 1	Class of Motor Vehicles 2	Registration No. 3
1.	Mini Truck 407	RJ 24 G 0370
2.	Mini Truck Mazda	RJ 24 G 0500
3.	Truck (LP)	RJ 24 G 0489

1	2	3
4.	Matador Minibus	RJ 24 P 0714
5.	Mazda Bus	RJ 24 P 0825
6.	Tata Bus 407	RJ 24 P 0883
7.	Tata 1210 Bus	RJ 24 P 0899

By order and in the name of Governor of Gujarat,

R. B. BARA,

Under Secretary to Government.

ગૃહ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૮મી માર્ચ, ૧૯૯૯.

મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૮.

ક્રમાંક. : જીએચજી-૯૯-૩૬-એમટીએ-૧૭૯૮-૨૯૫૮-ખ. — મુંબઈ મોટર વાહન વેરા નિયમો, ૧૯૫૮ના નિયમ-૧૬ કના ખંડ (૧) માથે વાંચતા મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૮ (સન ૧૯૫૮ના મુંબઈના દંપમા)ની કલમ ૧૩ની પેટા કલમ (૨)થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર, આથી, “રાજયોગ એજ્યુકેશન એન્ડ રીસર્ચ ફાઉન્ડેશન” પાંડવ ભવન, માઉન્ટ આબુ (રાજસ્થાન)ની માલિકીના આ સાથે જોડેલી અનુસૂચિના કોલમ-૨ અને ૩માં નિર્દિષ્ટ કરેલ મોટર વાહનોને ધાર્મિક, શૈક્ષણિક અને સખાવતી ઉદ્દેશો માટે ઉપયોગમાં લેવાતું હોય અથવા ઉપયોગ કરવા માટે રાખેલ હોય તે વાહનને, આ જાહેરનામું બહાર પાડ્યાની તારીખથી નીચેની શરતોને અધિન રહીને, ઉપયુક્ત ઉદ્દેશો સાધવા માટે એવી રીતે વાપરવાનું અથવા વાપરવા માટે ચાલુ રાખવામાં આવે ત્યાં સુધી વેરો ભરવામાંથી સંપૂર્ણતઃ મુક્તિ આપે છે.

(૧) સદરહુ વાહનનો ગુજરાત રાજ્યમાં દાખલ થયાનો સમય અને તારીખ તેમજ સદરહુ ઉદ્દેશો માટે ગુજરાત રાજ્યમાં તેના રોકાણની અને ઉપયોગની મુદત દર્શાવતું રેકર્ડ ફાઉન્ડેશને રાખવું જોઈશે. ફાઉન્ડેશને દરેક એવા પ્રસંગ પછી, શક્ય હોય તેટલું જલદી વાહન વ્યવહાર કમિશનર, ગુજરાત રાજ્ય, અમદાવાદને આ વિગતો પૂરી પાડવી જોઈશે.

(૨) કમિશનર, વાહન વ્યવહાર, ગુજરાત રાજ્ય એ દર વર્ષે નિર્દિષ્ટ ઉદ્દેશો માટે સદરહુ ૭ (સાત) વાહનો ઉપયોગમાં લેવાયા છે, તેની વખતોવખત ખરાઈ કર્યા પછી રિપોર્ટ કરવો જોઈશે.

અનુસૂચિ

ક્રમ	મોટર વાહનનો વર્ગ	નોંધણી ક્રમાંક
૧	૨	૩
૧.	મીની ટ્રક-૪૦૭	આરજે ૨૪ જી-૦૩૭૦
૨.	મીની ટ્રક મજદા	આરજે ૨૪ જી-૦૫૦૦
૩.	ટ્રક (એલ. પી.)	આરજે ૨૪ જી-૦૪૮૯
૪.	મેટાડોર, મીનીબસ	આરજે ૨૪ પી-૦૭૧૪
૫.	મજદા બસ	આરજે ૨૪ પી-૦૮૨૫
૬.	ટાટા બસ-૪૦૭	આરજે ૨૪ પી-૦૮૮૩
૭.	ટાટા-૧૨૧૦, બસ	આરજે ૨૪ પી-૦૮૯૯

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

આર. બી. બારા,

સરકારના ઉપ સચિવ.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 18th March, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/35 of 1999/TPS-1295-1097-L.—In Government Notification, Urban Development and Urban Housing Department No. GH/V/96 of 1997/TPS-1295-1097-L, dated the 29th July, 1997; Town Planning Scheme, Vadodara No. 20 (Atladara) Preliminary published in Government Extra Ordinary Gazette in Part IV-B of 29th July, 1997 on Page No. 178-3.

In para (2) of schedule F.P.No. 109 and F.P.No. 110 shall be read as, F.P.No. 106 and 110.

By order and in the name of the Governor of Gujarat,

N. D. PATEL,
Section Officer.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 18th March, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/36 of 1999/TPS/3195/1827/L:—In Government Notification, Urban Development and Urban Housing Department No. GH/V/81 of 98/TPS-3196-1812-L dated the 22-6-1998 Town Planning Scheme Bharuch No. 1 (Third Varied) Final published in the Government Extra Ordinary Gazette in Part IV-B of dated 22-6-98 Page 125-1 to 125-2.

In second line of para 3, of the Notification i.e. No. GH/V/65 of 1986/TPS-3195-2852-(96)-L dated 4-4-1986 shall be read as GH/V/65 of 1996/TPS-3195-2852-L dated 17th May, 1996.

By order and in the name of the Governor of Gujarat,

N. D. PATEL,
Section Officer.



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PART IV-B

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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th March, 1999.

BOMBAY MOTOR VEHICLES (TAXATION OF PASSENGERS) ACT, 1958.

No. GHG/99/37/TPA-1298-2869/KH.—In exercise of the powers conferred by sub-section (1) of section 3 of the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 (Bom. LXVII of 1958), the Government of Gujarat hereby approves the routes specified in the schedule appended here to plying stage carriages by the Ahmedabad Municipal Transport Service under the purpose mentioned in sub-section (1) of section 3 of the said Act.

SCHEDULE

- Routes : (1) Lal Darwaja, Ahmedabad city to Manipur village, Via: Nehrubridge, Nehrunagar Char Rasta, Ramdevnagar, Ghuma village.
- (2) Sarangpur, Ahmedabad city to Manipur village via : S.T. Bus Station, Paladi, Hotel Satellite, Ghuma village.

By order and in the name of Governor of Gujarat,

R. B. BARA,
Under Secretary to Government.



સત્યમેવ જયતે

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ,

અહેરનામું

સચિવાલય, ગાંધીનગર, ૧૨મી માર્ચ, ૧૯૯૯.

નંબર જીએચકેએચ-૧૨-૯૯-એપીએમ/૧૦૯૯/૩૯૦/બ-૬).—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૩)ના ગુજરાતના અધિનિયમ નં. ૨૦ (જેનો આમાં હવે પછી 'સદરહુ અધિનિયમ' તરીકે ઉલ્લેખ કર્યો છે તે)ની કલમ-૧૧(૧) તથા ગુજરાતના ખેત ઉત્પન્ન બજારો બાબતના નિયમો ૧૯૬૫ના નિયમ-૨૭- એન્વે મળેલ સત્તાની રુએ નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગુજરાત રાજ્ય, ગાંધીનગરના તા. ૧૬મી જાન્યુઆરી, ૧૯૯૯ના જાહેરનામા ક્રમાંક ઈ/ખસ/૯૫/૧૦/બસર/૮૦૨/થ/૧૭૭થી ચૂંટણીથી નિયુક્ત કરવામાં આવેલ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, દસાડા, જિ. સુરેન્દ્રનગરની મુદત તા. ૪થી ફેબ્રુઆરી, ૧૯૯૯ના રોજ પૂરી થતાં સામાન્ય ચૂંટણીઓ હાથ ધરવાની થાય. તે મુજબ નિયામકશ્રીના તારીખ ૩૭ નવેમ્બર, ૧૯૯૮ના પત્ર ક્રમાંક બસર/૮૭૨/થ/૪૩૫૩/૯૮ થી ચૂંટણી કાર્યક્રમ પ્રસિધ્ધ કરી તા. ૪થી ફેબ્રુઆરી, ૧૯૯૯ના રોજ ચૂંટણી યોજાયેલ છે. દરમિયાન સુરેન્દ્રનગર જિલ્લાની અન્ય કેટલીક બજાર સમિતિઓની ચૂંટણી પણ આજ સમયગાળામાં યોજવાની થતી હોવાથી, વહીવટી અનુકૂળતા ખાતર તારીખ પાંચી ફેબ્રુઆરી ૧૯૯૯થી તા. ૩૧મી માર્ચ ૧૯૯૯ અથવા નવી ચૂંટાયેલ બોડી અસ્તિત્વમાં આવે તેમાંથી જે વહેલુ હોય ત્યાં સુધી ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ની કલમ-૧૧(૫)-(ક)-(૧) હેઠળ મળેલ સત્તાની રુએ ગુજરાત સરકાર જિલ્લા રજીસ્ટ્રારશ્રી, સુરેન્દ્રનગરની ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, દસાડા, જિ. સુરેન્દ્રનગરમાં વહીવટદાર તરીકે નિમણૂક કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે:

સી. બી. મકવાણા,
સેકશન અધિકારી,
કૃષિ અને સહકાર વિભાગ.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th March, 1999.

BOMBAY ELECTRICITY DUTY ACT, 1958.

No. GHU/99/16/ELD/1198/CM. 15/K. In exercise of the powers conferred by sub-section (3) of Section 3 of the Bombay Electricity Duty Act, 1958 (Bom. XL of 1958), the Government of Gujarat hereby amends Government Notification, Energy and Petrochemicals Department No. GHU-93-11-ELD-1090-10321-K, dated 30th June, 1993 as follows namely:

In the said Notification :-

(1) after condition No. 8, the following provisions shall be added:

“PROVIDED that industrial undertaking engaged in printing of its own daily news papers shall be eligible for the remission of electricity duty as available to it under the previous notification of 29th March, 1979 and 25th January, 1983:

PROVIDED FURTHER that the eligibility certificate for remission of electricity duty under this notification shall be obtained from the Commissioner of Electricity, Gandhinagar, within 180 days from the date of this Notification or commencement of production whichever is later”.

This will come into effect from the date of last notification dated 30th June, 1993.

By order and in the name of the Governor of Gujarat,

M. M. JOSHI,
Under Secretary to Government.



સત્યમેવ જયતે

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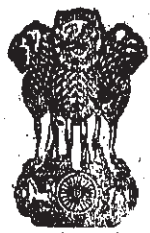
કૃષિ અને સહકાર વિભાગ

સચિવાલય, ગાંધીનગર, ૨૪મી માર્ચ, ૧૯૯૯.

નં. જીએચકેએચ-૨૩-૯૯-એપીએમ-૧૦૯૯-૧૦૮૨-ગ (૧૩)—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૩)ના ગુજરાતના અધિનિયમ નં. ૨૦ (જેનો આમા હવે પછી 'સદરહુ અધિનિયમ' તરીકે ઉલ્લેખ કર્યો છે તે)ની કલમ-૧૧ (૧) તથા ગુજરાતના ખેત ઉત્પન્ન બજારો બાબતના નિયમો-૧૯૬૫ના નિયમ-૨૭ અન્વયે મળેલ સત્તાની ફોરે નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા ચૂંટણીથી નિયુક્ત કરવામાં આવેલ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ વઢવાણ, જી. સુરેન્દ્રનગરની મુદત તા. ૧૨મી ડિસેમ્બર, ૧૯૯૮ના રોજ પૂરી થતાં સામાન્ય ચૂંટણીઓ હાથ ધરાઈ હતી નિયામકશ્રીના તા. ૨જી સપ્ટેમ્બર, ૧૯૯૮ના પત્રથી ચૂંટણી કાર્યક્રમ પ્રસિધ્ધ કરી તા. ૨૮મી નવેમ્બર, ૧૯૯૮ના રોજ ચૂંટણી યોજાયેલ ત્યારબાદ તા. ૧૦મી ડિસેમ્બર, ૧૯૯૮ના રોજ નિયમ-૨૭ હેઠળનું જાહેરનામું બહાર પાડવામાં આવેલ છે. ત્યારબાદ નિયમ ૩૧ અન્વયે સભાપતિ અને ઉપસભાપતિની ચૂંટણીની કાર્યવાહીની બાબત નિયામકશ્રી સમક્ષ અપીલો થયેલ અને નામદાર હાઈકોર્ટમાં પીટીશનો પણ થયેલ છે. તદઉપરાંત ચૂંટણી સંબંધિ થયેલ અપીલો પૈકી અપીલ નં. ૪૭/૯૮ અન્વયે નિયામકશ્રીએ તા. ૨૮મી નવેમ્બર, ૧૯૯૮ના રોજ યોજાયેલ ચૂંટણી પૈકી ખેડૂત મત વિભાગની ચૂંટણી રદ કરવા હુકમ કરવામાં આવેલ છે. આમ હાલ ઉક્ત બજાર સમિતિની ચૂંટણીની કાર્યવાહીની બાબતો નામદાર ગુજરાત હાઈકોર્ટમાં અને નિયામકશ્રી કક્ષાએ વિવાદ હેઠળ છે. આથી બજાર સમિતિ, વઢવાણમાં હાલ શુન્યાવકાશ સળચિલ છે. ઉપરોક્ત સંજોગમાં વહીવટી અનુકૂળતા ખાતર તા. ૧૦મી ડિસેમ્બર, ૧૯૯૮ થી તા. ૧૩મી ડિસેમ્બર, ૧૯૯૮ થી વધુ નહિ તેટલા સમય માટે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ની કલમ-૧૧ (પ) (ક) (૧) હેઠળ મળેલ સત્તાની ફોરે ગુજરાત સરકાર જીલ્લા રજીસ્ટ્રારશ્રી, સુરેન્દ્રનગરની ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, વઢવાણ જી. સુરેન્દ્રનગરમાં વહીવટદાર તરીકે નિમણૂક કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સી. બી. મકવાણા,
સેક્શન અધિકારી,
કૃષિ અને સહકાર વિભાગ.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th March, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. : GHM/99/8/M/ADJ/2392/CM/3/J/1.—WHEREAS certain draft rules further to amend the Gujarat Land Revenue Rules, 1972 were published as required by sub-section (3) of section 214 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879) on pages 183 to 183-2 of the Gujarat Government Gazette extra ordinary, Part-IV-B dated 17th August, 1998 under the Government Notification Revenue Department No. : GHM/98/48/M/ADJ/2392/CM-3/J/1 dated 17th August, 1998 inviting objections and suggestions from all persons likely to be affected thereby within thirty days from the date of publication of the said notification in the official Gazette.

AND WHEREAS no objections and suggestions were received from the public on the said draft.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 214 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879) and all other powers enabling it in this behalf, the Government of Gujarat hereby makes the following Rules further to amend the Gujarat Land Revenue Rules, 1972, namely :—

- (1) These rules may be called the Gujarat Land Revenue 8th Amendment Rules, 1999.
- (2) In the Gujarat Land Revenue Rules, 1972 in rule 57--L after sub-rule (3). The following sub rule--(4) shall be added, namely :—
 - “(4) The collector or as the case may be District Panchayat so far as scheduled Areas are concerned, may sanction transfer of occupancy of any land of a tribal to any tribal or non-tribal, if the following conditions are satisfied :—

- (i) The land is acquired by a Tribal from non-tribal through his own means,
- (ii) The land is not granted to the tribal under any act or rules.

By order and in the name of the Governor of Gujarat,

K. L. VANKAR,

Deputy Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

* Sachivalaya, Gandhinagar, 31st March, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/40 of 1999/TPS/1598/3511/L. - WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 1976) (hereinafter referred to as "the said Act") the Ahmedabad Urban Development Authority, Ahmedabad declared its intention of making of the Town Planning Scheme No. 19 (Kali-Chenpur).

AND WHEREAS under Sub-section (1) of Section 42 of the said Act, the Ahmedabad Urban Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme No. 19 (Kali-Chenpur).

AND WHEREAS after taking into consideration the objections received by it the said Municipal Authority, submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby, -

(a) sanctions the said scheme subject to the conditions/modifications enumerated in the Schedule appended hereto.

(b) states that the said scheme shall be kept open to the inspection of the public at the office of the Ahmedabad Urban Development Authority, Ahmedabad during office hours on all working days;

SCHEDULE

(1) The Town Planning Officer to be appointed for finalizing the Draft Town Planning Scheme, shall take necessary action to maintain the uniform standard of deduction and shall make uniform standard of deduction wherever less deductions are made for open land of original plots included in the Town Planning, and for the purpose of development permission for the open land of original plot for which no deduction has been made, the necessary deduction may be made in consultation with Appropriate Authority.

(2) The Area of the plots allotted for Socially and Economically Weaker Section of society in the Town Planning Scheme, as far as possible shall be maintained according to the provision of the Act and to accordingly. The Town Planning Officer to be appointed for finalizing the Town Planning Scheme, shall take necessary action.

(3) As per decision taken in 173rd Board Meeting of Ahmedabad Urban Development Authority regarding submission of Draft Town Planning Scheme for sanction, where the area of common plot of the existing societies is less than 1000 sq.mt. the reservations of "Open Space" suggested in such areas shall be deleted and where area of "common plot" is minimum 1000 sq.mt. than only it shall be earmarked for the public purpose. For this the Town Planning Officer to be appointed for finalizing the Town Planning Scheme shall take necessary action.

(4) While finalizing the Draft Town Planning Scheme the Town Planning Officer shall make clear note mentioning that the orders made under Urban Land (Ceiling and Regulation Act, 1976) shall be applicable for the scheme area.

(5) While finalizing the Draft Town Planning Scheme, the Town Planning Officer shall possibly consider the alignment of D.P. Road as per the alignment of proposed in Revised Development Plan of Ahmedabad Urban Development Authority.

By order and in the name of the Governor of Gujarat.

V. B. DAVE

Officer on Special Duty and Joint Secretary to the Government

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st March, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/41 of 1999/TPS/1598/3510/L—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Ahmedabad Urban Development Authority, Ahmedabad declared its intention of making of the Town Planning Scheme No. 20 (Chandkheda-Kali).

AND WHEREAS under Sub-section (1) of section 42 of the said Act, the Ahmedabad Urban Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said Scheme") in respect of the area included in the Town Planning Scheme No. 20 (Chandkheda-Kali)

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby:—

(a) sanctions the said scheme subject to the conditions modifications enumerated in the Schedule appended hereto;

(b) States that the said scheme shall be kept open to the inspection of the public at the office of the Ahmedabad Urban Development Authority, Ahmedabad during office hours on all working days;

SCHEDULE

(1) As per decision taken in the 173rd Board Meeting of Ahmedabad Urban Development Authority, since no final plot has been allotted to original Plot No. 62 included in the Town Planning Scheme, the same original plot No. 62, shall be allotted Final Plot after applying necessary deductions. For this, the Town Planning Officer to be appointed for finalizing the Draft Town Planning Scheme, shall take necessary action.

(2) The Town Planning Officer to be appointed for finalizing the Draft Town Planning Scheme, shall take necessary action to maintain the uniform standard of deductions and shall make uniform deduction wherever less deductions are made for the open land of Original Plots included in the Town Planning Scheme, and for the purpose of development permission, for the open land of Original Plot for which no deduction has been made, the necessary deduction may be made in consultation with Appropriate Authority.

(3) While finalizing the Draft Town Planning Scheme, the Town Planning Officer shall make clear note mentioning and Regulation that the orders made under "Urban Land (Ceiling and Regulation) Act, 1976" shall be applicable for the scheme area.

(4) The area of the plots allotted for Socially and Economically Weaker Section of Society in the Town Planning Scheme, as far as possible shall be maintained according to the provision of the Act and to do accordingly. The Town Planning Officer to be appointed for finalizing the Town Planning Scheme, shall take necessary action.

(5) As per decision taken in 173rd Board meeting of Ahmedabad Urban Development Authority regarding submission of Draft Town Planning Scheme for sanction, where the area of common plot of the existing societies is less than 1000 sq.mts, the reservations of "Open Space" suggested in such areas shall be deleted and whereas area of 'common plot' is minimum 1000 sq.mt. then only it shall be earmarked for the public purpose. For this the Town Planning Officer to be appointed for finalizing the Town Planning Scheme, shall take necessary action.

(6) While finalizing the Draft Town Planning Scheme, the Town Planning Officer shall possibly consider the alignment of D.P. Road as per the alignment proposed in Revised Development plan of Ahmedabad Urban Development Authority.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty and Joint
Secretary to the Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st March, 1999.

THE GUJARAT TOWN PLANNING LAND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/42 of 1999/DVP-2596-3171-L.—WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the final Revised Development Plan for the Town of Gandevi sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/246 of 1991/DVP-2596-2802-L dated the 9th October, 1991 (hereinafter referred to as "the said revised development plan") ;

AND WHEREAS, the variation proposed to be made in the said revised development plan was published as required by sub-section (1) of section 19 to the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B, dated 17th November, 1998 on page No. 299-1 and 299-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/163 of 1998/DVP-2596-3171-L dated the 17th November, 1998 along with a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing a period of two months from the date of publication of the said variation ;

AND WHEREAS, the Government of Gujarat has not received any suggestions and objections;

AND WHEREAS the Government of Gujarat has consulted the Appropriate Area Development Authority (Gandevi Nagarpalika) ;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:-

(a) sanctions the said variation to be made in the said revised Development plan, as set out in Schedule appended hereto, and

(b) specifies that the variation so set out shall come into force from the 1st May, 1999.

SCHEDULE

Variation to the final Development Plan of Gandevi (Dist-Valsad) sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/168 of 1998/DVP-2596-3171-L dated 17th November, 1998.

The lands bearing R. S. No. 83/1/1, 83/1/2, 84/A, 84/B, 105/1/Pt, 105/2/Pt of Gandevi designated for Green Belt and Industrial Zone" in the sanctioned Development Plan of Gandevi shall be deleted from the said uses and the land so released shall be designated for "Residential Uses" under Section 12(2) (a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Deputy & Joint Secretary
to the Government.



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PART IV-B

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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st March, 1999.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. : GHG/99/42/MTA/1095/3290/KH. In exercise of the powers conferred by sub-section (1) of Section 3 of the Bombay Motor Vehicles Tax Act, 1958 (Bom LXV of 1958), the Government of Gujarat hereby amends with effect on and from the 1st April, 1999 the Government Notification, Home Department No. : GHG/88/129/MTA/1408/KH, dated 31st July, 1988, as follows, namely :—

In the said notification, in the Schedule, in part-I, for Clause--I, the following clause shall be substituted, namely :—

“T-Motor Vehicles (including triicycles) plying for hire and used for the carriage of passengers,

- | | |
|--|--|
| (a) (i) Vehicles licensed to carry more than six-passengers but not more than nine passengers. | Rs. 660 plus Rs. 60 for every passenger in addition to six passengers in which the vehicle is so licensed to carry. |
| (ii) Vehicles licensed to carry more than nine passengers. | Rs. 840 plus an amount calculated at the following rates in respect of every passenger in which the vehicle is so licensed to carry in addition to nine, namely :— |
| | (a) Rs. 72 per seating accommodation for every such passenger; and |
| | (b) Rs. 36 per standing accommodation for every such passenger. |

Provided that where a tax on motor vehicles is levied by any local authority, the maximum annual rates of tax under this clause for motor vehicles registered for use solely within the limits of such local authority shall :—

(i) in cases where such motor vehicles are wholly or partially exempted by such local authority from the tax levied by such local authority, be the rates specified in this clause ;

(ii) in any other case be two-thirds of the rates so specified.

(b) Vehicles registered in any other State before or on or after the 1st April, 1939 and brought for use in the State for a temporary period.

(i) Vehicles licensed to carry in all not more than three passengers. Rs. 200

(ii) Vehicles licensed to carry in all four passengers. Rs. 800

(iii) Vehicles licensed to carry more than four passengers but not more than six passengers: Rs. 300 plus Rs. 90 for every passenger in addition to four passengers in which the vehicles is so licensed to carry."

By order and in the name of the Governor of Gujarat,

R. B. BARA,
Under Secretary to Government.



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PART IV-B

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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st March, 1999.

BOMBAY MOTOR VEHICLES TAX, 1958.

No. : GHG/99/43/MTA/1095/3290/KH.— In exercise of the powers conferred by sub-section (1) of section 3 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), the Government of Gujarat hereby directs that on and from the 1st April, 1999 there shall be levied and collected a tax at the rates specified in column 2 of the Schedule appended hereto on the motor vehicles specified in the corresponding entry in column 1 of the said Schedule, used or kept for use in the State of Gujarat.

SCHEDULE

Motor Vehicles registered in the State of Gujarat on or after the 1st April, 1999 and playing for hire and used for the carriage of passengers.	Rate of lump sum tax.
(1)	(2)
Part--I Motor Vehicles using Motor Spirit, compressed natural gas or operated by electric battery or solar energy.	Rs.
A. (a) Two wheelers vehicles licensed to carry not more than two passengers.	2500
(b) Three wheelers vehicles ordinarily known as autorickshaw,—	
(i) licensed to carry not more than three passengers.	2500

1	2
(ii) licensed to carry four passengers.	8000
(iii) licensed to carry five passengers.	8900
(iv) licensed to carry six passengers.	9800
(c) Four wheelers vehicles licensed to carry not more than six passengers.	Four per cent. of the cost of vehicles.
B. Motor Vehicles falling under clause A and manufactured out of India and imported into India after 31st March, 1999.	Twice the rates specified in Clause A.
Part-II Motor Vehicles using fuel other than motor spirit compressed natural gas or operated by electric battery or solar energy.	The rates specified in part I plus a surcharge of fifty per cent.

Explanation I.— For the purpose of calculating the rate of lump sum tax under this Schedule, if the invoice of the vehicle, or, as the case may be, the Bill of Entry is not produced for any reason, then, the cost of vehicle shall be calculated as follows, namely :—

(1) (i) in case of model of such vehicle is being manufactured, the cost of vehicle certified by a local dealer or manufacturer of such vehicle ;

(ii) in case the manufacture of such model is ceased, the prevailing market price of such vehicle certified by the licensed assessor or valuer of motor vehicles.

(2) If the cost of vehicle could not be calculated as per clause (1), the prevailing cost of similar vehicle determined by the Taxation Authority, closest in engine capacity and unladen weight of the vehicle in respect of which a tax is to be levied and collected.

Explanation II. : In calculating the cost of vehicle, if the cost of the vehicle is not in multiple of hundred, the fraction of a hundred not exceeding fifty rupees shall be ignored and the fraction of hundred exceeding fifty rupees shall be taken as hundred rupees.

By order and in the name of the Governor of Gujarat,

R. B. BARA,
Under Secretary to Government.



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PART IV—B

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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st March, 1999.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. : GHG/99/44/MTA/1095/3290/KH.— In exercise of the powers conferred by sub-section (1) of the section 3 of the Bombay Motor Vehicles Tax Act, 1958 (Bombay LXV of 1958), the Government of Gujarat hereby directs that on and from the 1st April, 1999 there shall be levied and collected a tax at the rates specified in column 2 of the Schedule appended hereto on the motor vehicles specified in the corresponding entry in column 1 of the said Schedule, used or kept for use in the State of Gujarat.

SCHEDULE

Motor Vehicles specified in the sixth Schedule of the Act registered in the State of Gujarat before the 1st April, 1999 and the motor vehicles registered in any other State and brought for use or keeping for use in the State of Gujarat on or after the 1st April, 1999.

Rate of lump/Sum tax.

If the age of the vehicles from the month of registration is—

- | | |
|---|------------------|
| 1. Not more than 2 years | 95 % of the tax. |
| 2. more than 2 years but not more than 3 years. | 90 % of the tax. |
| 3. more than 3 years but not more than 4 years. | 85 % of the tax. |
| 4. more than 4 years but not more than 5 years. | 80 % of the tax. |

1	2
5. more than 5 years but not more than 6 years.	75% of the tax.
6. more than 6 years but not more than 7 years.	70 % of the tax.
7. more than 7 years but not more than 8 years.	65 % of the tax.
8. more than 8 years but not more than 9 years.	60% of the tax.
9. more than 9 years but not more than 10 years.	55% of the tax.
10. more than 10 years but not more than 11 years.	50% of the tax.
11. more than 11 years but not more than 12 years.	45% of the tax.
12. more than 12 years but not more than 13 years.	40% of the tax.
13. more than 13 years but not more than 14 years.	35% of the tax.
14. more than 14 years.	30% of the tax.

Explanation :— For the purposes of this Schedule, the expression 'tax' means the tax leviable under the Sixth Schedule of the Act.

By order and in the name of the Governor of Gujarat,

R. B. BARA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st March, 1999.

THE BOMBAY PROVINCIAL MUNICIPAL CORPORATIONS (GUJARAT AMENDMENT) ACT, 1999.

No. : GHV-1999-43-MNA-1095-1077-P—In exercise of the powers conferred by sub-section (2) of section 1 of the Bombay Provincial Municipal Corporations (Gujarat Amendment) Act, 1999, the Government of Gujarat hereby appoints the 1st April, 1999 as the date on which the said Act shall come into force.

By order and in the name of the Governor of Gujarat,

SHRIDEVI SHUKLA,

Under Secretary to the Govt. of Gujarat,
Urban Development and Urban Housing Department.



सत्यमेव जयते

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PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st April, 1999.

GUJARAT SALES TAX ACT, 1969.

No. (GHN -5) GST-1099/S.49(315)/TH. -- WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby amends Government Notification, Finance Department No. (GHN-14) GST-1092/(S.49)/(251)/TH dated the 1st April, 1992, as follows, namely: -

In the Schedule appended to the said notification, -

- (1) the entries at serial No. 28, 35, 67, 88 and 99 shall be deleted;
- (2) in the entry at serial No. 65, in column 3, for the words, "To the extent to which the amount of sales tax exceeds two paise in the rupee", the words, "Whole of sales tax" shall be substituted;

- (3) in the entry at serial No. 80, in column 3, for the words, "twelve paise in the rupee", the words, "six paise in the rupee" shall be substituted;
- (4) in the entry at serial No. 81, in column 2, after the word "LLDPE", the words, brackets and letters "polypropylene (PP)" shall be added;
- (5) the entry at serial No. 86 shall be renumbered as sub-entry (i), and after the sub-entry (i) as so renumbered, the following sub-entry shall be added, namely: -

1	2	3	4
	"(ii) Sales of flexible packing materials specified in item (xvi), in sub-entry (A) of the entry at serial No. 44 in Schedule II, Part A of the Act.	To the extent to which amount of sales tax exceeds two paise in the rupee	--

- (6) after the entry at serial No. 103, the following entries shall be added, namely:-

1	2	3	4
"104	Sales of pesticides and insecticides	To the extent to which the amount of sales tax exceeds two paise in the rupee.	--
105	Sales of pipes made of Stoneware.	To the extent to which the amount of sales tax exceeds four paise in the rupee.	--
106	Sales of Block Board and Particle Board and articles there of.	To the extent to which the amount of sales tax exceeds six paise in the rupee	--
107	Sales of Tools meant for use by carpenters and blacksmiths, as may be specified by Sales Tax Commissioner by a Circular.	To the extent to which the amount of sales tax exceeds four paise in the rupee.	--

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government.



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by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st April, 1999.

GUJARAT SALES TAX ACT, 1969.

No. (GHN 6) GSR-1099(91) TH :- WHEREAS the draft of the
Gujarat Sales Tax (amendment) Rules, 1998 was published
as required by sub-section(4) of section (86) of the
Gujarat Sales Tax Act, 1969 (Guj.1 of 1970) at page 282-1
to 282-2 of the Gujarat Government Gazette, Extra Ordinary,
Part IV-B, dated the 30th October, 1998 inviting objections
and suggestions from all persons likely to be affected
thereby.

AND WHEREAS, objections and suggestions received
with respect to the said draft rules have been considered
by the Government ;

NOW, THEREFORE, in exercise of the powers conferred by section 86 of the Gujarat Sales Tax Act, 1969 (Guj.1 of 1970), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Sales Tax Rules, 1970, namely :-

1. These rules may be called the Gujarat Sales Tax
(Amendment) Rules, 1999.

2. In the Gujarat Sales Tax Rules, 1970 (hereinafter referred to as "the said rules"), in rule 12, after sub-rule(2), the following sub-rule shall be added, namely :-

"(3) A fee of rupees one hundred shall be payable on an application under this rule. Such fee shall be paid in court fee stamps".

3. In the said rules, in rule 22, for sub-rule(3), the following sub-rule shall be substituted, namely :-

"(3) A fee of rupees fifty shall be payable on an application for a duplicate copy of a certificate of registration, licence, recognition or permit or of an additional copy thereof. Such fee shall be paid in court fee stamps".

4. In the said rules, in rule 70.

(I) in sub-rule (1), -

(a) in clause (a), -

(i) in sub-clause (1), for the word and figures

"Rs. 2.50", the word and figures "Rs. 50" shall be substituted;

(ii) in sub-clause (ii), for the word and figures

"Rs. 5.00", the word and figures "Rs. 50" shall

(b) in clause (b), for the word and figures "Rs. 5.00", the word and figures "Rs. 50 shall be substituted;

(c) in clause (c), -

(i) in sub-clause (1),

(a) for the word and figures, "Rs. 10", the word and figures "Rs. 50" shall be substituted.

(b) for the word and figures Rs. 150, the word and figures Rs. 500 shall be substituted.

(ii) in sub-clause (ii), for the word and figures "Rs. 5.00", the word and figures "Rs. 50" shall be substituted.

(d) in clause (d), -

(i) in sub-clause (1), -

(a) for the word and figures "Rs. 10", the word and figures "Rs. 50" shall be substituted;

(b) for the word and figures "Rs. 150", the word and figures Rs. 500" shall be substituted;

(ii) in sub-clause (ii), for the word and figures, "Rs. 2.50", the word and figures Rs. 50 shall be substituted;

(e) in clause (e), for the word and figures "Rs. 1.00" the word and figures "Rs. 20" shall be substituted;

(f) in clause (f), for the word and figures "Rs. 2.50", the word and figures "Rs. 100" shall be substituted;

(g) for clause (g), the following clause shall be substituted, namely :-

"(g) For obtaining a certified copy of a document or an order under rule 75 - Rs. 20.

(2) In sub-rule (2), for the word and figures "Rs. 2", the word and figures "Rs. 20" shall be substituted,

5. In the said rules, in rule 75, in sub rule(2), for the words "fifty paise", the words "twenty rupees" shall be substituted.

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government.



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by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st April, 1999.

GUJARAT STATE TAX ON PROFESSIONS, TRADES, CALLINGS AND
EMPLOYMENTS ACT, 1976

NO. (GHN 7) PFT-1099(S.26A)(13)TH-1; WHEREAS,
the Government of Gujarat considers it necessary
so to do in the public interest;

NOW, THEREFORE, in exercise of the powers
conferred by Section 26-A of the Gujarat State
Tax on Professions, Trades, Callings, and
Employments Act, 1976(President's Act NO.11 of
1976), the Government of Gujarat hereby amends
with effect from 1st April, 1999, the Government
Notification, Finance Department NO.(GHN -20)
PFT-1089(S.26A)(9)-TH-1, dated the 31st March, 1989,
as follows, namely:-

In the Schedule appended to the said Notification, for entry at Serial No. 5, the following entry shall be substituted, namely:-

1	2	3	4	5
"5	An individual human being who is liable to pay tax under this Act and who has completed the age of sixty five years.	Whole of Tax	If such a person has completed the age of sixty five years.	Government Notification, Finance Department NO.(GHN 7) PFT-1099 (S-26A)(13) TH1, dated the 1st April, 1999"

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government.



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PART - IV-B

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by the Government of Gujarat under the Gujarat Acts.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st April, 1999.

BOMBAY ELECTRICITY DUTY ACT, 1958,

No. GHU-99- 19 -ELD-1090-10321-K :- In exercise of the powers conferred by sub-section (3) of section 3 of the Bombay Electricity Duty Act, 1958 (Bom.XL of 1958), the Government of Gujarat hereby rescinds, on and with effect from the 1st April, 1999, the Government notification, Energy and Petrochemicals Department No. GHU /93/ 11 /ELD /1090/ 10321/ K dated the 30th June, 1993 (hereinafter referred to as "the said notification").

Notwithstanding the rescission of the said Notification -

(a) any remission of electricity duty granted to an existing industrial undertaking before the 1st April, 1999 shall continue for the period provided in the said notification, as if this notification was not issued.

(b) any existing unit which has commenced manufacture or production of goods prior to the 1st April, 1999 in that part of the undertaking where the substantial expansion has been carried out and was entitled to remission as per the said notification but such unit did not avail such remission before the 1st April, 1999 shall be eligible for such remission as if this notification was not issued.

By order and in the name of the Governor of Gujarat,

M. M. JOSHI,
Under Secretary to Government.



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ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st April, 1999.

BOMBAY ELECTRICITY DUTY ACT, 1958

No. GHU-99- 20 -ELD-1090-10321-K :- In exercise of the powers conferred by sub-section (3) of section 3 of the Bombay Electricity Duty Act, 1958 (Bom. XL of 1958), the Government of Gujarat with effect on and from the 1st April, 1999, reduces the rate of Electricity Duty specified in item (7) of Part-I of Schedule-I to the said Act to 20 percent of consumption charges in respect of electricity consumed by "Water Parks, Multiplexes and Amusement Parks."

Explanation : For the purpose of this notification (i) the terms "Water Parks and Amusement Parks" shall have the same meaning as assigned to them in Appendix-B of the Government Resolution, Information, Broadcasting and Tourism Department No.NTP-1095-1983-C dated the 20th December 1995 as amended from time to time. (ii) the term "Multiplexes" means a multi-cinema theatre having a minimum of three screens with state of the art projection facilities and sound system. Such theatre shall be air-conditioned, well carpeted with good seating arrangement and adequate parking facility.

By order and in the name of the Governor of Gujarat,

M. M. JOSHI,
Under Secretary to Government.



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PART IV-B

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AGRICULTURE AND COOPERATION DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st March, 1999.

GUJARAT AGRICULTURE PRODUCE MARKET ACT, 1963.

No. GHKH/25/99/APM/1098/951/G(126).—WHEREAS by Government Notification in Agriculture and Cooperation Department No. GHKH/76/98/APM/1298/951/G(126) dated 8th December, 1998 (hereinafter referred to as the "said notification") issued under section 52 and section 5 of the Gujarat Agricultural Produce Markets Act, 1963 (Gujarat Act No. XX of 1964) (hereinafter referred to as "the said Act") the Government of Gujarat intended to divide the market area of the Agricultural Produce Market Committee (APMC) Khambhat, Dist. Kheda into two separate market areas, One comprising of the Khambhat taluka and the other comprising of Tarapur Taluka in respect of the purchase and sale of the Agricultural produce specified in the said notification.

As whereas no suggestion have been received by Government against the said intention. And now therefore Government of Gujarat hereby divides the market area of the APMC, Khambhat into two separate market area comprising of (1) market area of Khambhat taluka (2) market area of Tarapur taluka of Anand District in respect of the purchase and sale of the Agricultural produce specified in the said notification.

NOW, THEREFORE, in exercise of the powers conferred by section 54 of the said Act, the Government of Gujarat hereby:—

- (a) dissolves the APMC, Khambhat, District Kheda.
- (b) directs that—

- (1) the members of the market committee so dissolved shall vacate their offices from the date of this order;
- (2) market committee, shall be constituted for each of the two separate market areas into which the market area of the market committee so dissolved has been divided, namely (I) the market area comprising of Khambhat taluka and (II) market area comprising of Tarapur taluka of Anand District.
- (c) nominates the persons specified in Schedule-I appended to this Order as the members of the APMC, Khambhat and the persons specified in Schedule-II appended to this order as the members of the APMC, Tarapur, District, Anand.
- (d) Specifies that the members so nominated on the proposed two market committees shall hold office for a period of not more than two years from the date of this order.

SCHEDULE-I

Members nominated on the Agricultural Produce Market Committee, Khambhat, Dist. Anand.

Sr.No.	Name	Place
(A) Agriculturist Constituency :		
(1)	Jayantibhai Bhailalbhai Patel	Kali Talavdi, Khambhat.
(2)	Vikramsinh Nathusinh Vanar	Tayasa, Khambhat
(3)	Pratapbhai Rupsang Parmar	Golana, Khambhat
(4)	Ashokbhai Maneklal Vyas	Vadola, Khambhat
(5)	Parabatsinh Batesinh Sindha	Dhuvaran, Khambhat
(6)	Bankimchandra Ramachandra Vyas	Khambhat
(7)	Pradumanbhai Vajassinh Sonpara	Radoi, Khambhat
(8)	Kamlesh Chimanlal Brahmhatt	Udel, Khambhat

(B) Traders Constituency :-

(1)	Chhotalal Vallabhbhai Patel	Bhuvel Khambhat
(2)	Ishwarbhai Mafatbhai Chumara	Khambhat
(3)	Shivabhai Chhotabhai Patel	Khambhat
(4)	Ranchhodbhai Hirabhai Patel	Nana Kalodara, Khambhat

(C) Cooperative Kharid Veshan Mandli Constituency

(1)	Baldevbhai Puroshottambhai Pandya
(2)	Amrutlal Ratanlal Dalia

(D) Government representatives

- (1) Cooperative Officer (Marketing), Dist. Registrar, Coop. Socy. Kheda.
- (2) Extension Officer (Agri), Taluka Panchayat, Anand.

SCHEDULE-II

Members nominated on the Agricultural Produce Market Committee, Tarapur, Dist. Anand.

Sr.No.	Name	Place
(G) Agricultural Constituency :		
(1)	Gohel Bipinsinh Sabalsinh	Paragam
(2)	Sinol Kesarisinh Chandansinh	Galyana
(3)	Patel Jashbhai Bhailalbhai	Dugari
(4)	Patel Sureshbhai Chaturbhai	Kheda
(5)	Chawhan Danubhai Bhikhabhai	Tarapur
(6)	Gohel Maypatsinh Ratansinh	Chitarvada
(7)	Patel Vallabhai Vittalbhai	Tarapur

1

2

3

(B) Traders Constituency :

- | | |
|------------------------------------|---------|
| (1) Patel Natwarbhai Gandabhai | Tarapur |
| (2) Thakkar Navalbhai Devendrabhai | Tarapur |
| (3) Rana Shankarbhai Chhaganbhai | Tarapur |

(C) Cooperative Kharid Veehan Mandli Constituency :

- (1) Patel Manubhai Khodabhai

(D) Government Representatives :

- (1) Cooperative officer (Marketing) Dist. Registrar, Coop. Socy, Dist. Anand.
- (2) Extension officer (Agriculture), Taluka Panchayat, Tarapur.

By order and in the name of the Governor of Gujarat.

K. B. MAKWANA,
Joint Secretary to Government,
Agriculture and Cooperation Department.

કૃષિ અને સહકાર વિભાગ

સચિવાલય, ગાંધીનગર, ૩૧મી માર્ચ, ૧૯૯૯.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૨૫-૯૯-એપીએમ-૧૦૯૮-૧૯૫૧-ગ (૧૨૬).—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ ના ગુજરાતના અધિનિયમ-૨૦) (જેનો આમાં હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે તે)ની કલમ-૫૨ અને કલમ-૫ હેઠળ બહાર પાડેલા કૃષિ અને સહકાર વિભાગના તા. ૮-૧૨-૯૮ના સરકારી જાહેરનામા ક્રમાંક : જીએચકેએચ-૭૬-૯૮-એપીએમ-૧૦૯૮-૧૯૫૧-ગ, (૧૨૬) (જેનો આમાં હવે પછી “સદરહુ જાહેરનામા” તરીકે ઉલ્લેખ કર્યો છે તે)ની રૂએ ગુજરાત સરકાર, સદરહુ જાહેરનામામાં નિર્દિષ્ટ કરેલ ખેતી ઉત્પન્નના ખરીદ અને વેચાણના સંબંધમાં ખેત ઉત્પન્ન બજાર સમિતિ, ખંભાત જી. ખેડાના બજાર વિસ્તારને જુદા જુદા બજાર વિસ્તારોમાં એટલે કે (૧) ખંભાત તાલુકાના બનેલા બજાર વિસ્તાર અને (૨) તારાપુર તાલુકાના બનેલા બજાર વિસ્તારોમાં વિભાજિત કરવાના ઈરાદા સામે કોઈ સુચનો મળેલ નથી. અને હવે તેથી ગુજરાત સરકાર સદરહુ જાહેરનામામાં નિર્દિષ્ટ કરેલ ખેતી ઉત્પન્ન ખરીદ અને વેચાણના સંબંધમાં ખેત ઉત્પન્ન બજાર સમિતિ, ખંભાત, જી. ખેડાના બજાર વિસ્તારને બે જુદા જુદા બજાર વિસ્તારોમાં એટલે કે (૧) ખંભાત તાલુકાના બનેલા બજાર વિસ્તાર અને (૨) તારાપુર તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજિત કરે છે. હવે, તેમને સદરહુ અધિનિયમની કલમ-૫૪ થી મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી

(ક) ખેત ઉત્પન્ન બજાર સમિતિ, ખંભાત, જી. ખેડા તેનું વિસર્જન કરે છે, અને

(ખ) આદેશ કરે છે કે—

(૧) એ રીતે વિસર્જિત બજાર સમિતિના સભ્યો, આ હુકમની તારીખથી તેમના હોદ્દા ખાલી કરવા.

(૨) એ રીતે વિસર્જિત બજાર સમિતિના બજાર વિસ્તારનું જેમાં વિભાજન કરવામાં આવ્યું છે તેવા બે જુદા જુદા વિસ્તારો પૈકી દરેક બજાર વિસ્તાર માટે એટલે કે, આણંદ જિલ્લાના ખંભાત તાલુકાના અને તારાપુર તાલુકાના બનેલા બજાર વિસ્તાર માટે એક એક બજાર સમિતિ રચવી.

(ગ) આ હુકમને જોડેલી અનુસૂચિ-૧માં નિર્દિષ્ટ કરેલ ખેત ઉત્પન્ન બજાર સમિતિ, ખંભાતના સભ્યો તરીકે અને આ હુકમને જોડેલી અનુસૂચિ-૨માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને ખેતી ઉત્પન્ન બજાર સમિતિ તારાપુરના સભ્યો તરીકે નિયુક્ત કરે છે.

(ઘ) ઉપર્યુક્ત બે બજાર સમિતિઓમાં એવી રીતે નિયુક્ત કરાયેલ સભ્યો, આ હુકમની તારીખથી બે વર્ષથી વધુ નહિ તેટલી મુદત સુધી હોદ્દો ધરાવશે.

અનુસૂચિ-૧

ખેતી ઉત્પન્ન બજાર સમિતિ, ખંભાત, જી. આણંદ તંત્રમાં નિયુક્ત થયેલા સભ્યો.

અ.નં.	નામ	સ્થળ
(અ) ખેડૂત વિભાગ		
(૧)	જયંતિભાઈ ભાઈલાલભાઈ પટેલ	કાળી તલાવડી, ખંભાત
(૨)	વિક્રમસિંહ નાર્થસિંહ વણાર	તાપસા, ખંભાત
(૩)	પ્રતાપભાઈ રૂપસંગ પરમાર	ગાલાણા, ખંભાત
(૪)	અશોકભાઈ માણેકલાલ વ્યાસ	વોડોલા, ખંભાત
(૫)	પરભતસિંહ ફતેસિંહ સિધા	ધુવારણ, ખંભાત
(૬)	બંકીમચંદ રામચંદ વ્યાસ	ખંભાત
(૭)	પ્રધુમનભાઈ વજેશંકર સોમપુરા	રાજજી, ખંભાત
(૮)	કમલેશ ચીમનલાલ બ્રહ્મભટ્ટ	ઉદેલ, ખંભાત

(બ) વેપારી વિભાગ

(૧)	છોટાભાઈ વલ્લભભાઈ પટેલ	ભુવેલ, ખંભાત
(૨)	ઈશ્વરભાઈ મહતભાઈ પટેલ	ખંભાત
(૩)	શીવાભાઈ છોટાભાઈ પટેલ	ખંભાત
(૪)	રણછોડભાઈ હીરાભાઈ પટેલ	તાના ક્વાદરા, ખંભાત

(ક) સહકારી ખરીદ-વેચાણ મંડળી વિભાગ

(૧)	બળદેવભાઈ પુરોષોત્તમદાસ પંડ્યા
(૨)	અમૃતલાલ ચમનલાલ દાગિયા

સરકારકીના પ્રતિનિધિ.

૧. સહકારી અધિકારી બજાર જિલ્લા રજીસ્ટ્રારકી, સહકારી મંડળીઓ, જી. આણંદની કચેરી
૨. વિસ્તરણ અધિકારી (ખેતી) તાલુકા ખેડાપત, ખંભાત.

અનુસૂચિ-૨

ખેતી ઉત્પન્ન બજાર સમિતિ, તારાપુર, જી. આણંદમાં નિયુક્ત થયેલા સભ્યો.

(અ) ખેડૂત વિભાગ

(૧)	ગોહલ બિપિનસિંહ સબળસિંહ	પરોગામ
(૨)	શિશોલ કેસરીસિંહ ચંદનસિંહ	જલ્દીયાણા
(૩)	પટેલ જયભાઈ ભાઈલાલભાઈ	દુર્ગરી
(૪)	પટેલ સુરેશભાઈ ચતુરભાઈ	ખડા
(૫)	ચૌહાણ દાનુભાઈ ગફરભાઈ	વાળદપરા
(૬)	પટેલ ધનરજામભાઈ ભીખાભાઈ	તારાપુર
(૭)	ગોહલ મયપતસિંહ રતનસિંહ	ચીતરવાડા
(૮)	પટેલ વલ્લભભાઈ વિઠ્ઠલભાઈ	તારાપુર

(બ) વેપારી વિભાગ

- | | | |
|-----|---------------------------|---------|
| (૧) | પટેલ નટવરભાઈ ગાંડાભાઈ | તારાપુર |
| (૨) | ઠક્કર નવલભાઈ દેવેન્દ્રભાઈ | તારાપુર |
| (૩) | સાણા શંકરભાઈ મગનભાઈ | તારાપુર |
| (૪) | પટેલ રમેશભાઈ છગનભાઈ | તારાપુર |

(ક) સહકારી ખરીદ વેચાણ મંડળી વિભાગ

(૧) પટેલ મનુભાઈ ખોડાભાઈ

સહકારીના પ્રતિનિધિ

- (૧) સહકારી અધિકારી (બજાર) જિલ્લા રજિસ્ટ્રાર સહકારી મંડળીઓ, જી. આણંદની કચેરી.
- (૨) વિસ્તરણ અધિકારી (ખેતી) તાલુકા પંચાયત, તારાપુર.

ગુજરાતના રાજ્યપાલશ્રીન હુકમથી અને તેમના નામ,

કે. બી. મકવાણા,
સંયુક્ત સચિવ,
કૃષિ અને સહકાર વિભાગ.



सत्यमेव जयते

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 9th April, 1999.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/44 of 1999/UDA/1097/137/K.—In exercise of the powers conferred by sub-section (4) of Section 22 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby appoints the Additional Chief Secretary, Urban Development and Urban Housing Department, Gandhinagar as Chairman of the Ahmedabad Urban Development Authority in addition to her present duties with effect from 10th April, 1999 till 26th April, 1999.

By order and in the name of the Governor of Gujarat.

P. B. SOLANKI,
Deputy Secretary to Government.

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IV-B-EX.,-52-1



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PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th April, 1999.

GUJARAT SALES TAX ACT, 1969

No. (GHN-8) GST - 1099/S.2(28)TH: In exercise of the powers conferred by clause (28) of section 2 of the Gujarat Sales Tax Act, 1969 (Guj.1 of 1970), the Government of Gujarat hereby specifies the following as the works contract, namely: -

- (a) the construction, improvement or repair of any building, road, bridge, dam or other immovable property or
- (b) the installation, fabrication, assembling, commissioning or repair of any plant or machinery, whether or not affixed to any building, land or other immovable property; or
- (c) the installation, fabrication, assembling, commissioning or repair of any Air conditioner plant, Air conditioner, Air cooler, whether or not affixed to any building or other immovable property; or
- (d) the assembling, fitting out, re-assembling, improving, producing, repairing or otherwise treating of furniture fixtures, partitions including contracts of interior decoration; or

- (e) the installation, fabrication, assembling, commissioning or repairs of lifts, or elevators or escalators; or
- (f) the construction, fabrication, assembling, commissioning or repairs of bodies on chassis of motor vehicles including three wheelers and fire fighters or of vessels of every description meant for plying on water; or
- (g) the overhauling or repairing or dismantling of any motor vehicle, vessels of every description meant for plying on water or any other vessel propelled by mechanical means, any air craft, or any equipment or part of any of the aforesaid items; or
- (h) the fitting out, assembling, altering, ornamenting, re-assembling, blending, finishing, furnishing, improving, processing or otherwise treating or adapting or fabrication of any goods, and
- (i) the supply of goods in providing know-how, designs, labour, supervision, inspection, training or other services in connection with any of the operation mentioned in sub-clauses (a) to (h) above.

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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PART - IV-B

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by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th April, 1999.

GUJARAT SALES TAX ACT, 1969.

No.(GHN-9) GSR-1099(92)-TH : WHEREAS the Government of Gujarat is satisfied that circumstances exist which render it necessary to take immediate action to amend the Gujarat Sales Tax Rules, 1970 and to dispense with the previous publication thereof under the proviso to sub-section (4) of section 86 of the Gujarat Sales Tax Act, 1969.

NOW, THEREFORE, in exercise of the powers conferred by section 86 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Sales Tax Rules, 1970, namely: -

1. (i) These rules may be called the Gujarat Sales Tax (second amendment) Rules, 1999.
- (ii) They shall come into force with effect from 1st April 1999.

2. In the Gujarat Sales Tax Rules, 1970 (hereinafter referred to as "the said rules"), after rule 7, the following rule shall be inserted, namely: -

"8. Application for Voluntary registration: -

The application for voluntary registration under sub-section (1) of section 30 shall be made in Form 1 to the registering authority and all other provisions in sub-rules (3) to (10) of rule 7 shall apply thereto."

3. In the said rules, in rule 9, after sub-rule (3), the following sub-rule shall be inserted, namely: -

"(4) Where a certificate of registration is issued under sub-section (2) of section 30 on an application made under rule 8, it shall take effect from the date on which the application was made."

4. In the said rules, in rule 20, in sub-rule (2) after clause (a), the following clause shall be inserted, namely: -

"(b) in case of a dealer applying for registration under rule 8, alongwith the application for registration."

5. In the said rules, in rule 24A, in sub-rule (2), the following proviso shall be inserted, namely: -

"Provided that a single certificate or declaration mentioned in sub-rule (1) may cover all transactions which take place between the same dealers during one calendar month

Provided further that if the space provided in the Form is not sufficient for making the entries, separate annexure may be attached to the Form for the purpose which shall be duly signed by him."

6. In the said rules, in rule 26, in sub-rule (1) after the words "registration under section 29", the words, letters and figures "or 30," shall be inserted.

7. In the said rules: -

(1) in Form 1: -

(a) in the caption: -

(i) after the words and figure "See rules 7", the word and figure "and 8" shall be added;

(ii) after the word and figure "section 29", the word and figure "and 30" shall be inserted;

(b) after paragraph 14, the following paragraph shall be inserted, namely: -

"15. I the said hereby apply for voluntary registration under section 30 of the Act."

(c) in the acknowledgement below the Form, after the word and figure "section 29", the word and figure, "or 30" shall be added;

(2) in Form 1A, in paragraph 2, for the words, figures and letter "section 29 or 30A", the words, figures and letter "section 29, 30 or 30A" shall be substituted;

(3) in Form 2: -

(i) for the words, figures and letter "section 29 or 30 A", the words, figures and letter "section 29, 30 or 30A" shall be inserted;

(ii) for the words, figures and letter "section 29, 30 A", the words, figures and letter "section 29, 30 or 30A" shall be inserted;

(4) in Form 33, after item (i), the following item shall be added, namely: -

"(j) Deposit under section 30"

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government.



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PART IV-B

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FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th April, 1999.

GUJARAT SALES TAX ACT, 1969.

No. (GHN-10)/GSR/1099/(93)/TH.--The following draft of a notification, which it is proposed to be issued under section 86 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970) is published as required by sub-section (4) of the section 86 of the information of all persons likely to be affected there by and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objection or suggestion which may be received by the Principal Secretary to the Government of Gujarat, Finance Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. (GHN-10)/GSR/1099-(93)/TH, In exercise of the powers conferred by section 86 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Sales Tax Rules, 1970, namely:--

1. These rules may be called the Gujarat Sales Tax (Third Amendment) Rules, 1999.
2. In the Gujarat Sales Tax Rules, 1970 after rule 62A, the Following rule shall be inserted, namely:--

"62 AA PROCEDURE FOR TRANSIT PASS.

(1) The driver or the person-in-charge of a goods vehicle shall, in order to obtain a transit pass under section 59AA, submit an application, in triplicate, in Form 45E to the officer-in-charge of the check-post or barrier, if any, established near the point of entry into the State or the first check-post or barrier, after his entry into the State (hereinafter referred to as the 'entry check post') or to any other officer empowered in this behalf, by the Commissioner.

(2) The Officer-in-charge of the entry check post or such officer empowered shall, after examining the document and after making such inquiries, and after inspecting consignments and goods as he may deem necessary, issue a transit pass on the duplicate and triplicate copies of the application, retaining the original with himself. The transit pass shall specify the check-post or the barrier, (hereinafter referred to as the "exit check-post") of the State to be crossed by the vehicle, the route to be followed and the date and time upto which it should be so crossed.

3. (i) If for any reason, the vehicle after its entry into the State is not able to move out of the State within the stipulated time, the driver or person-in-charge of goods-vehicle shall, seek extension of time from.

(a) the officer who issued the transit pass; or

(b) any officer empowered to issue the transit pass in respect of the concerned entry check-post; or

(c) the assessing authorities of the area where the vehicle is stationed at the time of seeking extension of time.

(ii) The officer specified in this sub-rule shall, after examining the reasons for delay and after such enquiry as he deems fit, extend the time of exit by suitably amending the transit-pass.

4. The driver or the person-in-charge of the goods-vehicle shall surrender the duplicate copy of the transit pass at the specified exit check-post and allow the officer-in-charge of the check-post to inspect the documents, consignments and goods in order to ensure that the goods being taken out of the State are the same for which transit pass had been issued. The Officer-in-charge of the exit check-post shall issue a receipt on the triplicate copy of the transit pass for the duplicate copy surrendered by the driver or the person-in-charge of the goods-vehicle.

5. The officer-in-charge of the exit check post may, for the purpose mentioned in sub-rule (4) detain, unload and search the contents of the vehicle.

6. If for any reason the transit pass issued does not specify the exit check-post of the State to be crossed and if for sufficient reasons the driver or the person-in-charge of the goods-vehicle is unable to surrender the duplicate copy of such transit pass before exit from the State, the driver or the person-in-charge of the goods vehicle shall cause to surrender the copy to the officer-in-charge of the entry check-post either in person or by Registered post Acknowledgement Due within seven days from the date of crossing the State limits."

FORM 45-E
(See Rule 62 AA)

ORIGINAL
DUPLICATE
TRIPLICATE

Application for issue of Transit Pass

To
The Officer-incharge
_____ Check post/Barrier

Sir,

I, _____ son of Shri _____
resident of _____

(full address) hereby declare that I am the owner or driver of vehicle/truck No. _____
belonging to _____

(name and address of the owner or transporting agency).

2. I hereby declare that the consignments mentioned in the Annexure annexed hereto being carried by the above mentioned vehicle are meant for destination to other State. They will not be unloaded or delivered any where in Gujarat State.

3. I may be issued a transit pass for the said purpose.

4. My vehicle/truck will cross Gujarat State and enter into _____
State border at _____ Checkpost/barrier on _____ or before
_____ (date) _____ by _____
hours (time) _____

Place _____

Signature of Applicant

Date _____

Time _____

TRANSIT PASS

Serial Number _____
Vehicle/Truck No. _____ carrying the consignments mentioned in the Annexure annexed here to
is permitted to cross the Gujarat State and enter into _____ (name of the Other State)
border at _____ Checkpost/barrier by _____ hours _____
on or before _____ (date) via, (National Highway/State Highway/District Road) _____
(Mention details of route).

Place _____

Signature of the Officer

In-charge of Entry Checkpost/barrier
(Full name, Designation with Seal)

Date _____

Time _____

Extension of Time

Time extended upto hours _____ on or before _____ (date)

Place _____

Signature of the Officer

extending the time
(Full name, Designation with seal)

Date _____

Time _____

Certified that I have received the duplicate copy of the transit pass.

Place _____

Signature of the Officer

In-charge of the Exit Checkpost/barrier
(Seal)

Date _____

Time _____

ANNEXURE

Sr. No.	G.C. Note No.	Name and Full address of Consignee	Name and Full address of consigner	Description of Goods	Quantity	Value of Goods. (Rs.)
1	2	3	4	5	6	7

1

2

3

1	2	3	4	5	6	7
4						
5						
6						
7						
8						
9						
10						
11						
12						

By order and in the name of the Governor of Gujarat,

D. P. DESAI,
Under Secretary to Government
Finance Department.



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LABOUR AND EMPLOYMENT DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 12th April, 1999.

No. GR/99/61/IBA/1091/3250/M.3.— Whereas Government of Gujarat has reconstituted the Boiler Examiner's Board by the even number Notification dated 10th November, 1998, in which, following corrections are made against the entries mentioned at the Sr. No. shown below:—

Sr.No 1	Name and Address 2	Designation 3
16.	Shri B. R. Patel Addl. Chief Engineer, Gujarat Electricity Board, Thermal Power Station, Gandhinagar.	Member
17.	Shri G. N. Trivedi Senior Engineer (Mechanical) I.P.C. Ltd., Po. Petrochemicals, District. Vadodara.	Member

By order and in the name of the Governor of Gujarat,

MOHAN CHAVDA,
Section Officer,
Labour and Employment Department.

ગ્રામ અને રોજગાર વિભાગ

સુધારા હુકમ

સચિવાલય, ગાંધીનગર, ૧૨મી એપ્રિલ, ૧૯૯૯.

ક્રમાંક : જીઆર-૯૯-૬૨/આઈબીએ-૧૦૯૧-૩૨૫૦-મ, (૩).—ગુજરાત સરકારે તા. ૧૦મી નવેમ્બર, ૧૯૯૮ના સમાનાંકી જાહેરનામાથી ગુજરાત બોયલર પરીક્ષક બોર્ડની પુનઃ રચના કરેલ છે, આ જાહેરનામામાં નીચે મુજબનો 'સુધારો વાંચવો.'

અ. નં.	નામ અને સરનામું	હોદ્દો.
૧	૨	૩
૧૬.	શ્રી બી. આર. પટેલ અધિક મુખ્ય ઈજનેર, ગુજરાત વિદ્યુત બોર્ડ, થર્મલ પાવર સ્ટેશન ગાંધીનગર.	સભ્ય

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,
મોહન ચાવડા,
સેકશન અધિકારી,
ગ્રામ અને રોજગાર વિભાગ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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PART IV-B

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શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તારીખ ૧૩મી એપ્રિલ, ૧૯૯૯.

ક્રમાંક : જીએચવી/૧૯૯૯નો ૪૬/ટીપીવી-૧૦૯૯-૫૫૦-વ.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬ નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ (જેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે)ની કલમ-૫૦ની પેટા-કલમ ૧ અન્વયે પ્રાપ્ત થતી સરત્તાની રુએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા.૧૯-૧૧-૯૩ના જાહેરનામા ક્રમાંક : જીએચવી-૧૯૯૩નો-૨૪૮/ટીપીવી-૧૦૯૩/૨૮૦૧/૧ થી મુસદ્દાદ્વારા નગર રચના યોજના, રાજકોટ નં. ૬ (રિયા)ને અંતિમ કરવા માટે નીમવામાં આવેલ નાયબ નગર નિયોજક (જી) નગર રચના યોજના રાજકોટ યુનીટ-૪ રાજકોટને બદલે હવે નગર રચના અધિકારી, નગર રચના યોજના રાજકોટ યુનીટ-૩ને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપ સચિવ.



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PART IV-B

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URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 13th April, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/47 of 1999/DVP-1897-2952-L:- WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the final Revised Development Plan for the Town of Borsad sanctioned under Government Notification, Urban Development and Urban Housing Department NO. GH/V/605 of 1994/DVP-1893-1696-L dated the 29th December, 1994 (hereinafter referred to as "the said revised development plan");

AND WHEREAS, the variation proposed to be made in the said revised development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B, dated 17th September, 1998 on Page No. 241-1 and 241-3, under Government Notification, Urban Development and Urban Housing Department NO. GH/V/149 of 1998/DVP-1897-2952-L dated the 17th September, 1998 along with a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS, the Government of Gujarat has not received any suggestions and objections;

AND WHEREAS, the Government of Gujarat has consulted the Appropriate Area Development Authority (Borsad Nagarpalika);

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:-

(a) sanctions the said variation to be made in the said revised development plan, as set out in Schedule appended hereto, and

(b) specifies that the variation so set out shall come into force from the 14th May, 1999.

SCHEDULE

Variation to the final Development Plan of Borsad (District-Anand) sanctioned by Government Notification, Urban Development and Urban Housing Department NO. GH/V/605 of 1994 /DVP-1893-636-L dated 29th December, 1994.

The lands bearing Survey No. 1732 to 1741, 1742/P, 1744/P, 1747/P, 1748/P, 1759/P, 1760, 1761/P etc. as shown on the accompanying plan designated for Industrial Zone in the sanctioned Development Plan of Borsad shall be deleted from the said use and the lands thus released shall be designated for commercial zone under Section 12(2) (a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in the accompanying plan as "a b c d e a".

(2) The lands bearing Survey No. 1729, 1930, 1728, 1727/P, 1632, 1726/2/P, 1690, etc. as shown in the accompanying plan designated for Industrial Zone in the sanctioned Development Plan of Borsad shall be deleted from the said use and the land thus released shall be designated for commercial zone under Section 12(2) (a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in the accompanying plan as "F G H I J K F".

(3) and (8) : The land bearing Survey No. 1810/P, 1809, 1808, 1805, 1950, 1952, 2030, 2086, 2139, 2119, 2076, 2042, 1938/P, 1947/P, 1813 etc. as shown marked as A-B-C-D-E-F-G-H-I-J-K-L-M-N-O-P-Q-R-S-T-U-V-A in the accompanying plan designated for Agricultural Zone in the sanctioned Development Plan of Borsad shall be deleted from the said use and the land thus released shall be designated for Residential-Cum-Commercial (Combined) Zone under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

(4) The land bearing Survey No. 432/P as shown on the accompanying plan designated for Residential Zone in the sanctioned Development Plan of Borsad shall be deleted from the said use and the land thus released shall be designated for Commercial Zone under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

(5) The land bearing Survey No. 124/P, 109, 108/P, 110/P, 111, 121/P, 122/P, 118/P, 154/P, 153/P, 152, 151/P, 127, 117, 119, 120/P etc. as shown on the accompanying plan designated for Agricultural Zone in the sanctioned Development Plan of Borsad shall be deleted from the said use and land thus released shall be designated for Industrial Zone under Section 12(2)(a) of Gujarat Town Planning and Urban Development Act, 1976 as shown in the accompanying plan as "L M N O P Q R S T U V W X Y Z".

(6) The land bearing Survey No. 1930/Pt 1929 1928, 1927 1926, 1922, 1911/pt, 1912, 1910 etc. as shown in the accompanying plan designated for Agricultural Zone in the sanctioned Development Plan of Borsad shall be designated for Residential-Cum-Commercial (Combined) Zone under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown on the accompanying plan as 1-2-3-4-5-7-8-9-10-11-12-1.

(7) The lands bearing Survey No. 1845, 1909, 1903, 1923, 1924, 1925, 1889, 1890, 1891, 1893, 1894, 1900, 1899, 1847, 1843 1844 as shown marked as 4-5-6-7-8-9-10-11-12-13-14-15-16-17-18-4 4 as shown in the accompanying plan designated for Agricultural Zone in the sanctioned Development Plan of Borsad shall be deleted from the said use and the land thus released shall be designated for Residential Zone under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

(9) The lands bearing Survey No. 2110, 2088, 2039, 2025, 1983, 1934, 1955, 1956, 1957, 1969, 1970, 2238, 2290, 2695, 2305/P, 2301/P, 2303/P, 2233, 2240, 2010, 2013, 2039, 2100, 2101, 2118, etc. as shown marked as I-J-K-L-M-N-O-P-Q-R-S-S1-S2-S3-S4-S5-S6-S7-S8-S9-S10-S11-S12-S13-S14-S15-S16-S17-S18-S19-S20-S31-S32-S23-I as shown in the accompanying plan designated for Agricultural Zone in the sanctioned Development Plan of Borsad shall be deleted from the said use and the land thus released shall be designated for Residential Use under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

(10) Appropriate Authority shall prepare Town Planning Schemes for the areas covered under Sr. No. 3, 6, 7, 8 and 9 till then the applicants for development permission shall be asked to set aside about 30% of the land area under application, to be kept as open area at a location to be decided by Appropriate Authority to be adjusted against deduction in the proposed Town Planning Schemes. The development permission shall be for remaining about 70% of the area only depending upon existing and proposed development.

(11) The zoning regulations for the lands indicated at Sr.No. 3, 6, and 8 for residential cum commercial (Combined) zone shall be as per the zoning regulation of the sanctioned Development Plan of Borsad. The proportion of commercial and residential use shall be kept 1 : 2 for each survey no. included in these areas.

(12) Appropriate Authority while granting development permission in the lands covered under Sr.No. 1, 2, 4 shall ask the applicants to set a side about 35% of land area at location decided by Appropriate Authority, for public purpose by Appropriate Authority and remaining about 65% of land area be considered for development permission depending upon existing and proposed development.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary to the
Government of Gujarat,

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT.

Notification

Sachivalaya, Gandhinagar 13th April, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/48 of 1999/DVP/1298/4494/L. - WHEREAS the Government of Gujarat as of opinion that it is necessary in the public interest to make a variation in the Revised Development Plan of V.U.D.A. sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP/1294/4036/L, dated 25th October, 1996.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1978) the Government of Gujarat hereby:—

Proposes to modify the aforesaid revised development plan by way of variation in the manner specified in the Schedule appended hereto, and

2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation to the Revised Development Plan of Vadodra sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP/1294/4036/L, dated 25th October, 1996.

Following sub-clauses are added in clause No. 11-5-8 (viz. Projection in Margins) in the sanctioned G.D.C.R. of V.U.D.A.

(1) (i) In tenament Type building projection of 0.9 mt. width at the ht., not less than 2.4 mt. shall be permitted in a marginal space of 4.5 mt. between two building such that the clear distance of 2.70 mt. shall be maintained throughout.

(ii) On the approach road 0.6 mt. balcony and weather board projections will be permitted. steps shall not be permitted on approach road.

(iii) A canopy/cantilever slab projections in margin shall be permitted in such a way that minimum space of 2.3 mt. road side margin and minimum 1.8 mt. side margin is left over. The land under this canopy shall not be allowed to be raised above ground level. This canopy shall be erected atleast 2.4 mt above the ground level.

(2) In the title of Col. No. 3 of the table of the present clause No. 11.5.1 (a) (ii) the words any floor shall be deleted and instead of that the words "Ground Floor" shall be added.

(3) Following one sub-clause is added in present clause No. 11.5.1.(b) viz. for Industrial Use.

(i) A chowkidar cabin to the extent of 10 sq. mt. floor area in the case of plot having area not exceeding 1000 sq. mt. and 15 sq. mt. in the case of plot having area 1000 sq. mt. or more in area may be allowed to be constructed within the margin area near the entrance gate providing entrance to the plot further 4.5 mt. clear drive must be kept clear open to sky on all side of the factory building for fire safety purpose.

V. B. DAVE

Officer on Special duty and Joint Secretary
to the Government of Gujarat.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th March, 1999.

THE BOMBAY MOTOR VEHICLES (TAXATION OF PASSENGERS) ACT, 1958.

No. G/B/99/39/STC/1599/543/GH. In exercise of the powers conferred by Sub-section (1) of section 3 of the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 (LXVII of 1958), the Government of Gujarat hereby approves the route specified in the schedule appended hereto for the purpose of the said sub-section (1) of section 3.

SCHEDULE

Route :—

Rajkot Bus Station to V.V.P. Engineering College via Rameshwar Mandir and back.

By order and in the name of the Governor of Gujarat,

G. S. SHARMA,
Section Officer.



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URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th April, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/49 of 1999/DVP/2097/1697/L.—WHEREAS the Government of Gujarat has sanctioned the final development plan for the Area of Jamnagar Area Development Authority under Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/105 of 1985/DVP/2083/2487/(85)/L, dated the 5th September, 1985;

AND WHEREAS under the provision of Section 21 of the Gujarat Town Planning and Urban Development Act, 1976 the area development authority has to revise the development plan, atleast once in ten years from the date on which a final development plan comes into force, after carrying out, if necessary, a fresh survey and;

AND, WHEREAS, the said Area Development Authority has submitted the Draft Revised Development Plan of the said Urban Area Development Authority under Section 16(1) of the said Act to the Government of Gujarat for sanction;

AND, WHEREAS, the said Area Development Authority has requested the Government to return the Draft Revised Development Plan for need of making modifications submitted by it under section 16(1) of the said Act;

NOW, THEREFORE, after careful consideration, in exercise of the powers conferred by sub-clause (ii) of clause (a) of sub-section (1) of Section 17 of the Gujarat Town Planning and Urban Development Act, 1976, the Government of Gujarat, hereby return the Revised Draft Development Plan and Regulation with directions enumerated in the Schedule appended hereto;

SCHEDULE

(1) Jamnagar Area Development Authority shall submit the said Revised Development Plan and regulations to the Government after carrying out due the modification within a period of three months from the date of this notification.

(2) Jamnagar Area Development Authority shall mention in writing the reasons in support of the modifications to be suggested by Jamnagar Area Development Authority.

(3) Jamnagar Area Development Authority shall not submit the details already submitted with Draft Revised Development Plan as per Section 16(1), as submitted earlier.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty and Joint Secretary
to the Government of Gujarat.



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FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th April, 1999.

GUJARAT PURCHASE TAX ON SUGARCANE ACT, 1989.

No. (GHN-12)/GPR/1099/(4)/TH.—WHEREAS the draft rules of the Gujarat Purchase Tax on Sugarcane Rules, 1998 were published, as required by Sub-section (4) of section 47 of the Gujarat Purchase Tax on Sugarcane Act, 1989 (Guj. 11 of 1989) at page 323-1 to 323-22 of the Government Gazette, Extraordinary, Part IV-B dated 16th December, 1998, under the Government Notification, Finance Department No. (GHN-35)/GPR/1098/(3)/TH, dated 16th December, 1998 inviting objections or suggestions, from all persons likely to be affected thereby, within thirty days from the date of publication of the said notification in the *Official Gazette*.

AND, WHEREAS, the objections and suggestions were received from the public on the said draft Notification have been considered by the Government;

NOW, THEREFORE, in exercise of the powers conferred by section 47 of the Gujarat Purchase Tax, on Sugarcane Act, 1989 (Guj. 11 of 1989), the Government of Gujarat hereby makes the following rules namely:—

1. *Short title*.—These rules may be called the Gujarat Purchase Tax on Sugarcane Rules, 1999.
2. *Definition*.—In these rules, unless the context otherwise requires:—
 - (a) "Act" means the Gujarat Purchase Tax on Sugarcane Act, 1989;
 - (b) "Form" means a form appended to these rules;

(c) "Government Treasury" means the treasury or as the case may be, sub-treasury of the district or taluka where the factory or unit in which the owner manufactures or produces sugar is situated;

Words and expressions used but not defined in these rules shall have the meaning respectively assigned to them in the Act.

3. Subordination of Officers: For the purpose of sub-section (3) of section 8 the subordination of the officers and persons shall, be as follows, that is to say:

(a) A Deputy Commissioner of Purchase Tax (Sugarcane) shall be subordinate to an Additional Commissioner of purchase Tax (Sugarcane).

(b) An assistant Commissioner of purchase Tax (Sugarcane) shall be subordinate to a Deputy Commissioner of Purchase Tax (Sugarcane) and to an Additional Commissioner of Purchase Tax (Sugarcane).

(c) A purchase Tax Officer (Sugarcane) shall be subordinate to an Assistant Commissioner of Purchase Tax (Sugarcane), a Deputy Commissioner of Purchase Tax (Sugarcane) and an Additional Commissioner of Purchase Tax (Sugarcane).

(d) An Officer or person appointed under clause (d) of sub-section (2) of section 8 shall be subordinate to a Purchase Tax Officer (Sugarcane) and an Assistant Commissioner of purchase Tax (Sugarcane) within whose jurisdiction he performs his functions.

4. Application for a licence:—(1) An application for a licence under sub-section (2) of section 9 shall be made in Form-I to the Commissioner accompanied by the fee of rupees fifty.

(2) The licence under sub-section (3) of section 9 shall be issued in Form-II.

(3) (a) An application for renewal of a licence shall be made in Form-III to the Commissioner accompanied by the fee of rupees ten.

(b) Application for renewal shall be submitted before the 1st day of September every year.

(4) The licence shall be renewed by making thereon an endorsement to that effect and such renewal shall be valid for a period of one year.

(5) The licence issued under section 9 shall be subject to the following conditions, namely:—

(i) The owner shall keep a true daily account of the quantity of sugarcane purchased, quantity of sugarcane used and the quantity of sugar manufactured and the quantity of Khandsari Sugar produced.

(ii) The owner shall furnish to the Purchase Tax Officer (Sugarcane) monthly return alongwith a copy of the challan within thirty days from the end of the month to which the return relates.

(iii) The amount of tax payable as per return shall be paid within such period as the State Government may by order specify.

(iv) The owner shall pay the difference, if any, between the amount of tax assessed on monthly return and the amount of tax paid in accordance with the return within the time allowed thereof.

(v) The owner shall furnish to the Commissioner such information and such documents as may be required by the Commissioner for the purposes of the Act.

(vi) The owner shall comply with the provisions of the Act and the rules made thereunder.

(vii) The owner shall furnish the security as may be required by the Commissioner.

5. The manner in which security may be required to be furnished:—(1) The Security required to be furnished under sub-section (1) or (2) of section 7 shall be in any one of the following manners, namely:—

(a) by furnishing a bond executed by the owner himself in Form IV with one surety acceptable to the authority passing the order under sub-section (1) or (2) of section 7 (hereinafter referred to in this rule as "the order") for such sum as the authority may specify in the order in this behalf and the surety shall execute a bond in Form IV, or.

(b) by depositing Government securities in the form of stock certificate or Government promissory notes of a market value of not less than such sum as may be specified in the order or National Savings Certificates, Bond issued by Sardar Sarovar Narmada Nigam of the face value of not less than the said sum, duly endorsed in favour of the Commissioner, or

(c) by furnishing the guarantee of a bank, approved by the Government in this behalf, agreeing to pay to the Commissioner on demand such sum not exceeding such amount as may be specified in the order, or

(d) by depositing with the Commissioner in cash such sum as may be specified in the order.

(2) Where by reason of an order under sub-section (2) of section 7, the security furnished by any owner is rendered insufficient he shall make up the deficiency by furnishing fresh security, or as the case may be, additional security in the manner specified in sub-rule (1) within the time specified in the order.

(3) Where the bank guarantee furnished by the owner is for a specified period the owner shall furnish a fresh bank guarantee or an other security specified in sub-rule (1) before the expiry of the bank guarantee.

6. *Furnishing returns.*—A return to be furnished under section 13 shall be in Form V.

7. *Deduction allowed for levy of tax.*—For the purpose of levy of the tax under section 3, two per cent of the gross weight of sugarcane shall be deducted from the gross weight and after such deduction the tax shall be levied on the remaining weight of sugarcane.

8. *Method of payment.*—(1) Every payment of tax, interest penalty or such determined by way of composition under section 41 shall be accompanied by a challan in Form VI obtained from a Government Treasury or the office of the Purchase Tax Officer (Sugarcane).

(2) Payment shall be made in cash in to a Government Treasury accompanied by a challan in quadruplicate. The copies marked "Original" and "Duplicate" shall be returned to the owner duly receipted by the treasury and the copy marked 'Duplicate' shall be submitted by the owner to the concerned purchase Tax Officer (Sugarcane).

(3) Subject to the provision of section 29 and rule 8, no payment of tax, interest, penalty or sum determined by way of composition under section 41, shall be made in cash to any officer authority appointed by or under the Act.

9. *Issue of notice under sub-section (4) of section 13* :—The notice to be issued under sub-section (4) of section 13 shall be in Form VII.

10. *Remission of tax under section 19 in case of loss due to calamities etc.*

(1) Subject to the provisions of sub-rules (2) and (3) the Commissioner may remit the whole or any part of the tax payable of in respect of any period by an owner if such an owner has suffered financially on account of any riot or natural calamity.

(2) No remission of tax shall be made under this rule—

(a) except on an application made in that behalf to the commissioner by the owner setting forth.—

(i) the details regarding the riot or, as the case may be, the natural calamity,

(ii) the exact amount of loss sustained by him,

(iii) the extent of relief prayed for and the reasons thereof, and

(iv) the details regarding realisation of any claim made under any insurance or receipt of any grant-in-aid.

(b) if the loss has been substantially mitigated by the realisation of any claim preferred under any insurance or on receipt of any grant-in-aid.

(3) Where the amount to be remitted under this rule exceeds rupees twenty thousand, the remission of the excess shall not be made without the previous sanction of the State Government.

11. *Submission of appeal or application for revision.*—(1) Every first or second appeal and every application for revision under section 21, or 22 shall :—

- (a) be in writing;
- (b) specify the name and address of the appellant or applicant;
- (c) specify the date of the order against which it is made;
- (d) specify reasons if appeal or application for revision is not made within the time allowed;
- (e) specify the date and amount of payment of tax or penalty or both if the subject matter or appeal or revision relates to the assessment, re-assessment or levy of penalty;
- (f) contain a clear statement of facts;
- (g) state precisely and in brief the relief prayed for and;
- (h) contain a declaration :—Following form be signed and verified by the appellant or the applicant or by a legal practitioner engaged by him or by an agent authorised by him in writing in that behalf namely :—

"I... .. legal practitioner engaged by/agent appointed by/the appellant/applicant/named in the above memorandum of appeal/application for revision, do hereby declare that what is stated herein is true to the best of my knowledge and behalf.

Signature... .."

(2) The memorandum of appeal or the application for revision shall be accompanied by either the order complained of in original against which it is made or certified copy thereof, unless the omission to produce such order in original or certified copy thereof is explained at the time of the presentation of the appeal or application for revision, to the satisfaction of the appellate or as the case may be revising authority.

(3) An appeal against an order of assessment or a second appeal against such order passed in appeal, shall as far as possible, be in accordance with Form VIII.

(4) An application for revision against any order shall as far as possible be in accordance with Form IX.

(5) The memorandum of appeal or the application for revision shall either be presented by the appellant or applicant or his agent to the appellate or as the case may be revising authority or be sent to the said authority by registered post.

12. *Furnishing of Security* :—Any appellant required to furnish security under sub-section (4) of section 21 shall—

(i) furnish a bond executed by himself in Form X with one surety acceptable to the appellate authority, for such sum as the appellate authority may determine in his discretion and the surety shall execute a Bond in Form X, or

(ii) deposit Government Securities in the form of stock Certificates or Government promissory Notes of a market value not less than the sum determined as aforesaid or National Savings Certificates.

Bond issued by Sardar, Sarovar Narmada Nigam of a face value and less than the said sum, duly endorsed in favour of the Commissioner or furnish to the Commissioner the guarantee of a Bank, approved by Government, agreeing to pay to the Commissioner on demand a sum not exceeding the amount determined as aforesaid as the Commissioner may certify as being due from the applicant in respect of the appeal filed by the appellant.

13. *Summary rejection.*—(1) If the memorandum of appeal or the application for revision omits to state any of the particulars required under sub-rule (1) of rule 11 or is not accompanied by the order against which it is made or by a duly certified copy thereof as laid down in sub-rule (2) of rule 11, the appeal or as the case may be, the application for revision may be summarily rejected:

Provided that no appeal or application for revision shall be summarily rejected under this sub-rule unless the appellant or the applicant is given reasonable opportunity to amend the memorandum of Appeal or application or to furnish the copy of order.

2. The appeal or application for revision may also be summarily rejected on grounds other than those specified in sub-rule (1) which the appellate or as the case may be, revising authority may consider sufficient. The ground shall be recorded in writing by the appellate or revising authority:

Provided that before an order summarily rejecting an appeal or application for revision under this sub-rule is passed, the appellant or, as the case may be, applicant shall be given a reasonable opportunity of being heard.

14. *Hearing.*—(1) (a) Where the appellate or revising authority does not summarily reject the appeal or the application for revision, it shall fix the date for hearing. The date so fixed shall not be earlier than ten days from the date on which intimation thereof is given to the appellant or to the applicant or to his agent or to the legal practitioner engaged by the appellant or the applicant:

Provided that the date earlier than aforesaid may be fixed for hearing if the appellant or the applicant or his agent or the legal practitioner engaged by him agrees there to in writing, with the concurrence of the other side, if any.

(b) The authority aforesaid may for sufficient reasons to be recorded in writing adjourn at any stage the hearing of an appeal or application for revision to a different time on the same day or to any other day.

(2) If on the date and at the time fixed for hearing, the appellant or the applicant does not appear before the said authority either in person or through an agent, the said authority may dismiss the appeal or the application or may decide it ex-parte as it may think fit:

Provided that if, within thirty days from the date on which the appeal or application for revision is dismissed or decided ex-parte under this sub-rule, the appellant or, as the case may be, the applicant may make an application to the appellate or revising authority for setting aside its order and satisfies it that the intimation of the date of hearing was not duly served on him or that he was prevented by sufficient cause from appearing when the appeal or, as the case may be, application for revision was called on for hearing, the said authority shall make an order setting aside the dismissal or ex-parte decision on such terms as it thinks fit, and shall appoint a day for proceeding with the appeal or application for revision.

15. *Notice to person likely to be affected adversely.*—(1) Before appellate or revising authority passes an order in appeal or revision which is likely to affect the appellant or applicant or any other person adversely, it shall serve a notice in Form XI on such person and shall give him a reasonable opportunity of being heard.

(2) Before the Commissioner passes any order under clause (a) of sub-section (1) of section 22 which is likely to affect adversely to any person who is a party to such proceeding, he shall serve on such person a notice in Form XI and shall give him a reasonable opportunity of being heard.

16. *Supply of copy of order to the appellant or applicant and to the officer concerned.*—A copy of the order passed in an appeal or revision shall be furnished free of charge to the appellant, or as the case may be, the applicant or to any other agent duly authorised by him, or to person regularly employed by him in connection with his business or to any adult member of the family residing with him or to any other person adversely affected thereby and a copy of the order passed under clause (a) of sub-section (1) of section 22 shall be furnished free of charge to the party to such proceedings or to any other agent duly authorised by him or to a person regularly employed by him in connection with his business or to any adult member of his family residing with him or to any other person adversely affected thereby; and another copy shall be sent to the officer concerned whose order form the subject of the respective proceeding.

17. *Notice for rectification of mistake.*—The notice required to be given under the proviso to sub-section (1) of section 27 shall be in form XII.

18. *Order regarding sanction of refund.*—When the Commissioner is satisfied that a refund is due to any person, he shall record an order showing the amount of refund and shall communicate the same to the person concerned.

19. *Refund Payment Order.*—When an order for refund has been made under rule 18, then unless the Commissioner sets off the amount of refund against any payment due from the person on account of tax, interest or penalty under the Act, the Commissioner shall issue to him refund payment order in Form XIII and simultaneously forward a copy thereof to the concerned treasury officer or to the concerned branch of State Bank of India or the concerned branch of State Bank of Saurashtra.

20. *Order accepting composition money.*—(1) Where under section 41, the Commissioner accepts a sum from any person by way of composition of an offence, he shall communicate in that behalf in Form XIV specifying therein.—

- (a) the sum determined by way of composition;
- (b) the date on or before which the sum shall be paid into the Government treasury;
- (c) the authority before whom and the date on or before which a receipted challan shall be produced in proof of such payment, and;
- (d) the date on or before which the person shall report the fact to the Commissioner.

(2) The Commissioner shall send the copy of such order to the person from whom the said sum is decided to be accepted by way of composition and also to the authority referred to in clause (c) of sub rule (1).

21. *Penalty for breach of rules.*—A breach of any of these rules by an owner shall be an offence under this rule and the same shall on conviction be punishable with fine which may extend to two thousand rupees and, when the offence is continuing one, with a daily fine not exceeding one hundred rupees during the continuance of the offence.

FORM-1

(See rule 4 (1))

Application for licence under section 9 of the Gujarat Purchase-Tax or Sugarcane Act, 1989.

To,

The Commissioner,

I,.....the sole proprietor of the firm/the partner of the firm/
Director/Managing Director/Secretary of the Cooperative Society/Company/Member of the association
knows as
and having its registered office at.....who are/
who is the owner of the factory/the unit known as
.....Situated at
being authorised to apply on its behalf do hereby apply for a licence under the Gujarat Purchase Tax on
Sugarcane Act, 1989 for purchase of sugarcane for the purpose, of the use thereof in the manufacture of
sugar in the said factory/unit or in the production of Khandsari sugar in the said factory /unit,

2. The fee of fifty rupees being the fee for grant of licence is sent with this application.

3. Address of the Factory/the unit.

Village or town

Post Office

Taluka

District

Nearest Railway Station

4. Name and complete residential address of

(i) Sole proprietor

(ii) all the Partners of the firm.

(iii) Director, Managing Director, Manager, Secretary or the Chief Executive Officer of the Company or the Cooperative Society.

(iv) Chairman and Secretary of Associations and members of managing committee of the Association.

I, the applicant above named, do solemnly state that the statements made above are true to the best of my knowledge and behalf.

Dated....

Signature of the applicant.

COUNTERFOIL

Received an application for licence dated.....from.....with the fee of fifty rupees.

Dated :

Receiving Officer.

(This counterfoil should be given to the applicant).

FORM-II.

(See rule 4(2))

Licence under section 9 for purchase of Sugarcane for the purpose of the use thereof in the manufacture or production of sugar-Khandsari in a factory or unit

Licence No.

Dated

Shri/Messrs

Owner of (a factory /a unit) situated at is/are hereby granted a licence under section 9 of the Gujarat Purchase Tax on Sugarcane Act, 1989 for purchase of sugarcane for the purpose of the use thereof in the manufacture or production of Sugar/Khandsari in the factory/unit subject to the provision of the Act, and the rules made thereunder and the following condition, namely:—

Conditions.--(1) The owner shall keep a daily account of the quantity of sugarcane purchased, quantity of sugarcane used and the quantity of sugar manufacuted or the quantity of Khandsari sugar produced.

2. The owner shall furnish to the purchase tax officer (Sugarcane) a monthly return within thirty days from the end of the month to which the return relates.
3. The amount of tax payable as per return shall be paid within the stipulated period.
4. The owner shall pay the difference, if any, between the amount of tax assessed on the return and the amount of tax paid in accordance with the return within the time allowed therefor.
5. The owner shall furnish to the Commissioner such information and such documents as may be required by the Commissioner for the purpose of the Act.
6. The owner shall comply with the provision of the Act and the rules made thereunder.

This licence shall, unless earlier cancelled in accordance with the provisions of the Act, remain in force till the 30th day of September 19.....

SEAL

Purchase Tax Officer
(Signature)

Renewals

Licence No.

Dated

This licence is hereby renewed with effect from..... till the 30th day of September, 19.....

SEAL

Purchase Tax Officer
(Signature)

FORM-III

(See rule (4) (3) (a))

Application for renewal of Licence

To,
The Commissioner

Licence No.

I,.....the sole proprietor of the firm/the partner of the firm/director/managing director/secretary of the co-operative society/company member of the association known as.....and having its registered office at.....who are/who is the owner of the factory/the unit known as.....situated at.....being authorised to apply on its behalf, do hereby apply for the renewal of the licence No.....dated the.....granted.....under the Gujarat Purchase Tax on Sugarcane Act, 1989 for purchase of sugarcane for the purpose of the use thereof in the manufacture of sugar in the said factory/in the production of Khandsari sugar in the said unit.

2. The fee of the rupees ten being the renewal fee is sent herewith.

Signature of the applicant.

Dated.....

(This application must be accompanied by the original licence)

COUNTER FOIL

Licence No.

Received an application for renewal of licence dated the from with the fee of the ten rupees.

.....
Commissioner

Dated

(This counterfoil should be given to the applicant).

FORM IV

(See rule 5 (1) (a))

Know all men by these presents that, I, A.B. of (here state names of the firm, company etc.) are held and firmly bound unto the Governor of Gujarat exercising the executive power of the Government of the State of Gujarat (hereinafter referred to as "the Government" which expression shall unless excluded by or repugnant to the context, include his successors in office and assignee) on the sum of rupees (Rs.) to be paid to the Government for which payment, well and truly to be made, I bind myself, my heirs/ the said (state here name of the firm company etc.) binds it self, its heir, executors, administrators and legal representatives by these presents.

Whereas the above bounden A.B. has made an application in Form 1 of the Gujarat Purchase Tax of Sugarcane Rules, 1999 (hereinafter referred to as "the said rule") for grant of a licence under section 9 of the Gujarat Purchase Tax on Sugarcane Act, 1989 (hereinafter referred to as the "said Act") and has agreed to abide by the conditions under which the licence given to him.

Whereas the above bounden A.B. has been granted licence under the said Act and for the proper realisation of tax, interest and penalty payable under the Act and has agreed to abide by the conditions specified in the licence for this purpose.

And whereas the said A.B. has in pursuance of sub-section (1), (2) of section 7 of the Act, been called upon to execute a bond with a surety in favour of the Government, of the above mentioned sum of rupees (Rs.) for the due discharge by the said A.B. of the liability under the said Act for the purpose of securing and indentifying the Government against all loss, costs or expenses which the Government may in any way suffer, sustain or pay by reasons of the default or failure, in due discharge of the liability under the said Act, of the said A.B. or of any person acting under him or for whom he/it may be responsible.

Now, the conditions of the above written bond are such that if the said A.B. has, whilst he held the licence issued under the said Act, always duly discharge, the liabilities under the said Act and if the said A.B. his heirs, executors or administrators shall pay or cause to be paid upto the Government, the amounts due from him/it under the provisions, of the said Act within the prescribed time after such amounts shall have been demanded from the said A.B. by the Commissioner of purchase Tax on Sugarcane, Ahmedabad or by any officer to whom the powers of Commissioner of purchase Tax on Sugarcane in this respect have been delegated such demand to be in writing and served upon the said A.B. in the manner prescribed under the said Act, or rules made thereunder, and shall also at all times indemnify and save harmless the Government from all and every loss, costs or expenses which have been or shall or may at any time or times hereafter during the period in which the said A.B. is held liable to pay tax, interest and penalty under the said act, by reason of any Act or insolvency of the said A.B. or any person or persons or acting under him/her or for whom he may be responsible, than this obligation shall be void and of no effect otherwise the same shall be and remain in full force.

And it is hereby further agreed that in the event of the death or dissolution or insolvency or partition or winding up as the case may be of the said A.B. on the final cessation of the liability of the said A.B. under the said Act or otherwise this bond shall remain with the Commissioner of Purchase Tax on Sugarcane, Ahmedabad or an Officer duly authorised by him/it in this behalf for recovering any loss costs or expenses that may have been sustained, incurred or paid by the Government owing to the act or default of the said A.B. or any such other person or persons as aforesaid and which may not have been discovered until after his death or dissolution, insolvency, partition or winding up as the case may be of the said A.B. or the cessation of liability of the said A.B. under this said Act.

Provided always that without prejudice to any other right or remedies for recovering the loss or damage as aforesaid, it shall be open to the Government to recover the amount payable under this bond as an arrear of land revenue.

In witness where of the said A.B./C.D. on behalf of the said A.B. has here to set his/its hand this..... day of 19

Signed and delivered by the above named A.B./C.D. in the presence of :—

1. Name of witness _____
Address _____
(Signature) _____
2. Name of witness _____
Address _____
(Signature) _____

(Signature of the Applicant)

I..... hereby declare myself surety for the above said A. B..... and guarantee that he/it shall do and perform all that he has above undertaken to do and perform in case of his/its making default therein. I hereby bind myself to forfeit to the Government of Gujarat exercising the executive power to the Government of the State of Gujarat (hereinafter referred to as "Government") the sum of Rs. (Rupees.....) in which, the above said A. B. has bound himself itself or such other lesser sum as shall be deemed to be sufficient by the Commissioner of Purchase Tax on Sugarcane, Ahmedabad or an officer duly authorised by him/it in the behalf to cover any loss or damage in which the Government may sustain by reason of such default.

And I agree that the Government may without prejudice to any other rights or remedies of the Government recover the said sum as an arrear of land revenue.

And I also agree that I shall not be at liberty to terminate his/its surety-ship except upon giving to the said Commissioner of Purchase Tax on Sugarcane, Ahmedabad six calendar month's notice in writing of the intention so to do and any liability under this Bond shall continue in respect of all acts, defaults and insolvencies on the part of the said A.B. until the expiry of the said period of six month.

Dated this..... day of 19

Signature of the surety in the presence of:—

1. Name of witness _____
Address _____
Signature _____
2. Name of witness _____
Address _____
Signature _____

(Signature of Surety)

FORM V

(See rule-6)

Form of Return

Licence No. _____

Return for the month of _____
Name of the factory/Unit _____
Name of the owner _____
Address _____

I. Sugarcane.

Kilograms

1. Stock, of sugarcane at the end of the month preceeding the month to which this return relates.
2. Sugarcane received in the factory/the unit otherwise than by purchase during the month.
3. Sugarcane purchased during the month.

Total Kilograms

4. Sugarcane crushed during the month.
5. Stock of Sugarcane at the end of the month.

II. Finished Sugar/Khandsari.

1. Stock at the end of the month preceeding the month to which this return relates.
2. Quantity produced during the month.
3. Quantity despatched during the month.
4. Stock at the end of the month.

III. Calculation of tax on purchase of Sugarcane.

1. Quantity of Sugarcane purchased during the month.
2. Less : Purchase which are not liable to tax under Section 48.
3. Balance.
4. Less : Percent deducted under sub-section (3) of section 3 of the Act read with rule-7.
5. Balance on which tax is payable.
6. Amount of tax due on the quantity of Sugarcane at item No. 5 above.
7. Name of the Government Treasury in which the amount of tax is credited.
8. Number and date of the Challan.

Challan No.....

Date

I,.....being the owner/authorised
by the owner.....of the above factory/the above unit
do hereby solemnly declare that the particulars stated above are true to the best of my knowledge and
belief

Signature.....

Status of the person signing
the return.

Dated

To,

The

.....
.....

FORM-VI
(See Rule 8) (1))

CHALLAN

ORIGINAL
(FOR THE PAYER)

(The Gujarat Purchase Tax Sugarcane Act, 1989)

XII-Sales Tax-Taxes under the State Sales Tax Act.—
Other Commodities.

Challan of Tax, interest, penalty and sum determined as composition paid to the _____
Treasury/Sub-Treasury for the period from _____ to _____
By whom tendered _____

Name and address of the person on whose behalf
money is paid _____

Licence No. _____

Rupees (in words) _____

Date : _____

Payment on account of Amount (Rs)

- (a) Purchase Tax
(b) Additional Tax
(c) Interest
(d) Penalty
(e) Sum determined
by way of compo.....
sition under Section 41

TOTAL

Signature of the owner .

(For use in the Treasury)

1 RECEIVED Payment of Rs _____ (In figures)
(Rupees _____) (In words)

2 Date of entry _____

Challan No.

TREASURY OFFICER

Treasurer

FORM-VI
(See Rule 8) (1)

CHALLAN

DUPLICATE

(To be sent to the Commissioner)

(The Gujarat Purchase Tax on Sugarcane Act, 1989).

XII Sales Tax-Taxes under the State Sales Tax Act-
Other Commodities.

Challan of tax, interest, penalty and sum determined as composition paid to the _____
Treasury/Sub-Treasury for the period from _____ to _____

By Whom tendered :

Name and Address of the person on whose behalf money is paid.

Licence No.

Rupees (in words)

Date

Payment on account of amount (Rs.)

- (a) Purchase Tax
 (b) Additional Tax
 (c) Interest
 (d) Penalty
 (e) Sum determined by way of composition under Section 41

TOTAL

Signature of the Owner.

(For use in the Treasury)

1. RECEIVED Payment of Rs. (in figures)

(Rupees (In words)

2. Date of entry

Challan No.

TREASURY OFFICER.

Treasurer.

FORM VI

(See Rule 8(1))

TRIPLICATE

(For the Treasury)

CHALLAN

(The Gujarat Purchase Tax on Sugarcane Act, 1989)

XII Sales Tax -Taxes under the State Sales Tax Act—

Other commodities.

Chalan of tax, interest, penalty and sum determined as composition paid to the Treasury/Sub-Treasury for the period from.....to.....

Whom tendered

Name and address of the Person on whose behalf money is paid

Payment on account of Amount (Rs.)

- (a) Purchase Tax
 (b) Additional Tax
 (c) Interest
 (d) Penalty
 (e) Sum determined by way of composition under section 41

TOTAL

Licence No.

(Rupees (in words)

Date

Signature of the Owner.

(For use in the Treasury)

1. RECEIVED Payment of Rs. (in figure)

(Rupees (in words)

2. Date of entry

Challan No.

Treasurer.

TREASURY OFFICER

FORM VI

QUADRUPLICATE

(See Rule 8(1))

CHALLAN

(The Gujarat Purchase Tax on Sugarcane Act, 1939)

XII Sales Tax Taxes under the State Sales Tax Act

Other commodities.

Chalan of tax, interest, penalty and sum determined as composition paid to the
Treasury/Sub-Treasury for the period from to

by Whom tendered

Name and address of the
Person on whose behalf
money is paid

Licence No.

(Rupees (in words)

Date

Payment on account of Amount (Rs.)

(a) Purchase Tax
(b) Additional Tax
(c) Interest
(d) Penalty
(e) Sum determined
by way of composition
under section 41
TOTAL

Signature of the Owner.

(For use in the Treasury)

1. RECEIVED Payment of Rs. (in figures)

(Rupees (in words)

2. Date of entry

Challan No.

Treasurer.

TREASURY OFFICER

FORM VII

(See Rule 9)

Notice under sub-section (4) of section 13 of Gujarat Purchase Tax in Sugarcane Act, 1989.

To,

(Name)

(Address)

WHEREAS you as the owner of factory or unit are holding licence No.)

AND WHEREAS the return under section 13 of the Gujarat Purchase Tax on Sugarcane Act 1989 for the month(s) of.....has been furnished by you.

And whereas the amount of tax namely Rs.....payable by you as per return is not paid as required by sub-section (2) of section 13 of the said Act.

AND whereas a receipted copy of the challan showing payment of the amount of tax namely Rs.....which is due according to the return has not been furnished as required by the sub-section (2) of section 13.

AND whereas a receipted copy of the challan showing payment of only Rs.....has been furnished as against the amount of tax Rs.....which is due according to the return and required to be paid under sub-section (2) of section 13;

Now, therefore, you are hereby directed to make payment of the amount of tax of Rs.....into the Government Treasury on or before.....and to produce the receipted copy of the challan in proof of payment before me on a date not later than three days from the date of payment as aforesaid amount of Rs.....shall be recoverable from you as an arrears of land revenue.

3. You are hereby informed that if you fail to pay the amount of tax aforesaid a penalty could be imposed upon you under sub-section (2) of section 17 of the Act.

4. You are hereby also informed that if you fail to pay the amount of tax aforesaid you will be liable under sub-section (1) of section 18 of the Act to pay simple interest on the amount due at the rate of two percent per month on the amount for each month from the date immediately following the last day for submission of the return under sub-section (1) of section 13 of the Act till the time (you continue to make the default in) the payment of the amount of tax due is made.

SEAL :

PLACE :

DATE

Signature —————

FORM VIII

(See Rule 11(3)).

Appeal or second Appeal under section 21 of the Gujarat Purchase Tax on Sugarcane Act, 1989.

To,

The

Date of order against which the appeal is made

Date of receipt of the order

Reasons if appeal/second appeal is not made within the time allowed.

Name and designation of the Officer who passed the order

1. The notice of demand if any, is attached hereto.
2. A certified copy of the order appealed against is attached hereto.
3. The amount of tax and/or penalty in dispute.
4. Statement of facts of the case.
(If necessary attach a separate sheet of paper).
5. The appellant has paid the tax assessed and/or penalty imposed under the order appealed against as detailed below.
6. The appellant's first appeal against the order passed by has been rejected/
dismissed/partly allowed by
7. The appellant has not preferred any appeal against the aforesaid order, before any authority at any time.
8. Enter here the grounds relied on for the purpose of this appeal (if necessary attach a separate sheet of the paper).
9. This appellant therefore prays.—

The appellant named above, does hereby declare that what is stated herein is true to the best of his knowledge and belief.

Dated the day of 19

Signature

(to be signed by the appellant or by agent duly authorised in writing in this behalf by the appellant.)

Full address of the appellant

Note:— The amount in dispute means the difference between the amount of tax with or without penalty or of penalty demanded if any, and the amount admitted by the dealer to be payable himself by him or the amount of tax with or without penalty or of penalty refunded if any and the amount claimed by the owner to be refundable to him.

Note : Strike out whichever is not required.

FORM IX

(See Rule 11 (4))

Application for Revision under section 22 of the Gujarat purchase tax on sugarcane Act, 1989.

To,

The

Date of order against which the application is made

Date of receipt of the order

Reasons if revision application is not made within the time allowed.

Name and designation of the officer who passed the order.

1. The notice of demand if any, is attached hereto.

2. A certified copy of the order against which the application for Revision is made is attached hereto.
3. The amount of tax and/or penalty in dispute.
4. The applicant has paid the tax assessed/reassessed and/or any penalty imposed under the order applied against as detailed below.
5. Statement of facts of the cases.
(if necessary attach a separate sheet of paper).
6. The applicant's appeal against the order passed by the Assistant Commissioner has been rejected/dismissed/modified/partly allowed by the Commissioner or the said order has been modified.
7. The appellant has not presented any appeal under against the aforesaid order, before any authority at any time.
8. Enter here the grounds relied on for the purpose of this application for revision (if necessary attach a separate sheet of paper).
9. This appellant therefore, prays.

The applicant named above, does hereby declare that what is stated herein is true to the best of his knowledge and belief.

Dated the day of 199

Signature :

(to be signed by the applicant or by agent duly authorised in writing in this behalf by the applicant).

Full address of the applicant:—

Note : The amount in dispute means the difference between the amount of tax with or without penalty or of penalty demanded if any, and the amount admitted by the dealer to be payable himself by him or the amount of tax with or without penalty or of penalty refunded if any and the amount claimed by the owner to be refunded to him.

Note : Strike out which is not required.

FORM—X

(See rule 12)

Security Bond

Know all men by these presents that I, A. B. of am held and firmly bound unto the Governor of Gujarat exercising the executive power of the Government of the State of Gujarat (Hereinafter referred to as "the Government" which expression shall, unless excluded by or repugnant to the context include his successors in office and assignee/in the sum of Rupees to be paid to the Government for which payment, well and truly to be made, I bind myself, my heirs, executors, administrators and legal representatives by the presents.

Where as the above bounded A. B. has made an appeal under section 21 of the Gujarat Purchase Tax on sugarcane Act, 1989.

And whereas the said A. B. has in pursuance of sub-section (4) of section 21 of the said Act, has been called upon to execute a bond with a surety in favour of the Government in the above mentioned sum of Rs. for the due discharge by the said A.B. of the liabilities under the said Act and for the purpose of security and indemnifying the Government against all loss, costs or expenses which the Government may if any way suffer, sustain or pay, by reason of the default or failure in due discharge of liabilities under the said Act, of the said A.B. or of any person or persons acting under him or for whom he may be responsible.

Now the condition of the above written bond is such that if the said A.B. has always duly discharged the liabilities under the said Act, and if the said A.B. his heirs, executors or administrators shall pay or cause to be paid unto the Government the amount due from him under the provision of the said Act within the prescribed time after such amount shall have been demanded from the said A.B. by the Commissioner, Ahmedabad or by any officer to whom the powers of the Commissioner, Ahmedabad in this respect has been delegated such demand to be in writing and served upon the said A.B. in the manner prescribed under the said Act or rules made thereunder shall also at all times indemnify and save harmless the Government from all and every loss, costs or expenses which has been or shall or may at any times or time hereafter during the period in which the said A.B. is held liable to pay tax under the said Act, by reason of any act or insolvency of the said A.B. of any person or persons acting under him or for whom he may be responsible, then this obligation shall be void and of no effect, otherwise the same shall be and remain in full force.

And it is hereby further agreed that in the event of the death of the said A.B. or on the final cessation of the liability of the said A.B. under the said Act, or otherwise, this bond shall remain with the Commissioner, Ahmedabad or an officer duly authorised by him in this behalf for months, for recovering any loss, costs or expenses that may have been sustained, incurred or paid by the Government owing to the Act, or default of the said A.B. or any such other person or persons as aforesaid and which may not have been discovered until after his death or the cessation of the A.B. under the said Act.

Provided always that without prejudice to any other rights or remedies for recovering the loss or damage as aforesaid it shall be open of the Government to recover the amount payable under this bond as an arrears of land revenue.

In witness where of the said A.B. has here unto set his hand this day of 1999

SIGNED AND DELIVERED BY THE

Above named A.B in the present of :

1. (Name of witness)
(Address)

2. Name of witness :

Address :

Signature :

(Signature of the applicant)

I hereby declare myself surety of the above-said A.B. and guarantee that he shall do and perform all that he has above undertaken to do and perform in case of his making default therein. I hereby bind myself to forfeit to the Governor of Gujarat exercising the executive power of the Government of the State of Gujarat (hereinafter referred to as "Government") the sum of Rupees in which the above said A.B. has bound himself or such other lesser sum as shall be deemed to be sufficient by the Commissioner, Ahmedabad or an officer duly authorised by him in this behalf to cover any loss or damage which the Government may sustain by reason of such default.

And I agree that the Government may without prejudice to any other rights or remedies of the Government, recover the said sum as arrear of land revenue.

And I also agree that I shall not be at liberty to terminate my suretyship except upon giving to the said Commissioner, Ahmedabad six calendar months notice in writing of his intention so to do and my liability under this bond shall continue in respect of all acts, defaults and insolvencies on the part of the said A.B. until the expiration of the said period of six months.

Dated this the day of 19

Signature of the surety in the presence of :-

1. Name of witness

Address

Signature

2. (Name of witness)

(Address)

(Signature)

(Signature of the Surety).

FORM XI

(See rule 15(2))

Notice to a person when it is proposed to pass an order which affects him adversely under section 21 or 22 of the Gujarat Purchase Tax on Sugarcane Act, 1989.

To,

.....

.....

.....

Licence Number

Whereas it is proposed to pass an order to the effect mentioned below, you are hereby informed that if you wish to prefer any objection against such order you shall attend at the office of the undersigned at (Address) at (time) on the day of 19 Gist of the order proposed to be passed.

SEAL

Place

Dated

Signature

Designation

FORM XII

(See rule 17)

Notice under section 27 of the Gujarat Purchase Tax on Sugarcane Act, 1989.

To,

.....

Licence Number.....

Whereas it appears that in the order number
 dated
 To in your case, there is the following mistake,
 namely-.....

.....

And whereas it is proposed to rectify the mistake as stated below, you are hereby given notice under section 27 of the Gujarat purchase Tax on Sugarcane Act, 1989 that if you wish to prefer any objection against the proposed rectification you should attend at the office of the undersigned at
 Address
 at (time) on
 the day of

Gist of the rectification proposed to be made.-

.....

SEAL

Place.....

Signature.....

Dated :

Designation.....

FORM XIII

(See rule 19)

Refund Payment Order

Book No.	Voucher No. Refunds	Book No.	Voucher No.
			Order for the refund of tax under the Gujarat Purchase Tax on Sugarcane (Payable at the Government Treasury at
			State Bank of India.....
		 Branch or State Bank of Saurashtra.....
			Branch within three months of the date of issue).

Book No.	Voucher No. Refunds
	Order for the refund of tax under the Gujarat Purchase Tax on Sugarcane Act, (Payable at the Government Treasury at.....
	State Bank of Saurashtra.....
	Branch within three months of the date of issue).

Counterfoil Order for the
refunds under the Gujarat
Purchase Tax on Sugarcane
Act, 1989.

To the Treasury Officer/the
Manager, State Bank of India,
State Bank of Saurashtra Branch
.....

To the Treasury Officer/the
Manager, State Bank of India/
State Bank of Saurashtra.....
Branch.

Refund payable to

1. Certified with reference to
the assessment record of bearing
licence number..
that for the period from 19.....
to 19.....
refund of Rs.....
is due to shri/Messrs.....

1. Certified with reference to the
assessment record of bearing
licence number..
.....that the
period from 19.....
19.....refund of
Rs. is due
to Shri/Messrs.....

Date of order
directing refund.

2. Certified that amount of tax
concerning which this refund is
allowed has been duly credited
to the Government Treasury
at.....State Bank of India
.....
Branch or State Bank of Saurashtra
.....
Branch

2. Certified that the amount of
tax concerning which this refund
is allowed has been duly credited
to the Government Treasury
at.....State Bank of India
.....Branch of
State Bank of Saurashtra
Branch.

Amount of Refund

3. Certified that no refund order
regarding the sum now in question
has previously been granted and
this order of refund has been entered
in the original file of assessment
under my signature.

3. Certified that no refund order
regarding the sum now in question
has previously been granted and
this order of refund has been
entered in the original file of assess-
ment under my signature.

Number in collection regis-
ter showing the collection of
amount regarding which
refund is made.

4. Please pay to.....
the sum of Rs.....
.....(in figures)
Rupees.....
.....(in words)

4. Please pay to.....
sum of Rs.....
.....(in figures) Rupees.....
.....(in words.)

(Signed).....
Designation.....
Dated.....

Date.....
(Signed).....
Designation.....
Date of encashment in Govern-
ment Treasury at.....

Date.....
(Signed).....
Designation.....
Date of encashment in Govern-
ment Treasury at.....

Signature of recipient
of the voucher

State Bank of India.....
.....Branch
State Bank of
Saurashtra.....
Branch.....Date.....
Place.....

State Bank of India.....
.....Branch
State Bank of
Saurashtra.....
Branch.....Date.....
Place.....

Date of encashment in the
Government Treasury at..

.....
State Bank of India.....
Branch or
State Bank of Saurashtra..
.....Branch.

Received Payment
Claimant's Signature

Received Payment
Claimant's Signature.

FORM XIV

(See rule 20)

Order under section 41 of the Gujarat purchase Tax on Sugarcane Act, 1989

Whereas (Name) Shri/Messrs.
 owner of a factory/unit situated at
 holding licence No. dated is /are charged with
 an offence (s) under clause of
 sub-section (1) of section 37 of the Gujarat Purchase Tax on Sugarcane Act, 1989/with an offence of
 committing a breach of rule of the Gujarat purchase Tax on
 Sugarcane Rules, 1999.

And whereas the said Shri/Messrs.
 has/have requested that the said offence(s) may be compounded under section
 41 of the said Act.

And whereas under the said section 41, I have decided to accept from the said Shri/Messrs.
 sum of by way of composition of
 the said offence(s);

Now, therefore, I, in exercise of the powers conferred on or delegated to me by/under the said section
 41 hereby direct that the said Shri/Messrs.
 he/they should pay the said sum of into the Govern-
 ment Treasury/sub-Treasury at
 on or before .. 19 .. and produce on or
 before .. 1999 .. Before the purchase Tax Officer
 (Sugarcane) .. a receipted challan in proof of having
 made such payment and report such production of the receipted challan to me not later than ...
 .. 1999 ..

SEAL.....

Place.....

Dated

Signature.....

Designation.....

1. Copy forwarded to the officer in charge of the Government Treasury/Sub-Treasury at.....
2. Copy forwarded to the purchase Tax Officer (Sugarcane) for Information and necessary action.

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
 Joint Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

અધિવાલય, ગાંધીનગર, તા. ૧૭મી એપ્રિલ, ૧૯૯૯.

ક્રમાંક : જીએચવી/૧૯૯૯નો ૫૦/ટીપીવી-૧૦૯૯-૪૫૧-વ.— ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ ૨૭) (જેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે)ની કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સરત્તાની રૂએ, શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૮મી એક્ટોબર, ૧૯૯૯ના જાહેરનામા ક્રમાંક : જીએચવી/૧૯૯૯નો ૧૬૩-ટીપીવી/૧૦૯૪/૧૦૦૯/વ થી મુસદ્દા રૂપ નગર રચના યોજના ગોઠવ નં. ૧ તથા ૨ ને અંતિમ કરવા માટે નીમવામાં આવેલ નાયબ નગર નિયોજક રાજકોટ શાખાને બદલે હવે નગર રચના અધિકારી, નગર રચના યોજના ગોઠવને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપ સચિવ,
શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ.



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PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st April, 1999.

THE BOMBAY RELIEF UNDER TAKING (Special Provisions) Act, 1958.

No.: GH R/ 64 / BRU/1099/417 /M(3) – WHEREAS, the Messers L.M.P. PRECISION ENGINEERING COMPANY LIMITED, PLOT NO. 2-P & 3. G.I.D.C. ANTALIA BLLIMORA(GUJART) DIST. NAVASARI (hereinafter referred as “ the said undertaking “) has applied for extension of its status of “ Relief Undertaking “ for a further Period of one Year with reference to the Government Notification, Labour and employment department No.: GH R/ 66 /BRU/1097/1017/M(3) Dated- 13/4/1998.

AND, WHERE AS, circumstances exist that render it necessary that said undertaking continue to be so conducted;

NOW, THEREFORE, in exercised of the power conferred by sub-section (2) of section 3 and also by sub-clause (IV) of clause (a) of the sub-section (1) of section 4 of the Bombay Relief Undertaking (Special Provisions) Act, 1958 (No. XCVI of 1958); the Government of Gujarat hereby -

- (i) declares the said undertaking to be relief undertaking for a further period of twelve months with effect from the 11th April 1999 and accordingly, the said undertaking shall continue to be conducted to serve as a measure of Unemployment relief; and
- (ii) directs, in relation to the said undertaking that all rights, privileges, obligations, liabilities accrued or incurred before the said undertaking, was declared as a relief undertaking and any remedy for the enforcement thereof shall be suspended and all proceedings relating there to pending before any court, tribunal officer or authority shall be stayed for a period of twelve months with effect from the 11th April 1999.

By order and in the name of the Governor of Gujarat,

MOHAN CHAVDA,
Section Officer,
Labour and Employment Department.



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PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND CO-OPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th April, 1999.

No: GHKH-27 -99-APM-1098-4549-G(169):- WHEREAS by Government
Notification in Agriculture and Cooperation Department No.
GHKH- 4 -99-APM-1098-4349-G(169) dated 2.2.99 (hereinafter
referred to as the 'said notification') issued under section
52 and section 5 of the Gujarat Agricultural Produce Markets

Act, 1963 (Gujarat Act No. XX of 1964) (hereinafter referred to as 'the said Act') the Government of Gujarat intended to devide the market area of the Agricultural Produce Market Committee (APMC), Vijapur, Dist. Mehsana, into two separate market areas comprising of the Vijapur taluka and the other comprising of Mansa Taluka in respect of the purchase and sale of the Agricultural produce specified in the said Notification.

And WHEREAS objections and suggestions received by the Govt. against the said intention have been taken into consideration And now therefore in pursuance of the powers under section 52 of the Gujarat Agriculture Produce Market Act, 1963, the Govt. of Gujarat hereby devides the market area of the APMC, Vijapur into two separate market areas comprising of (1) market area of Vijapur taluka of Mehsana District and (2) market area of Mansa taluka of Gandhinagar district in respect of the purchase and sale of the Agricultural produce specified in the said notification.

NOW THEREFORE, in exercise of the powers conferred by section 54 of the said Act, the Govt. of Gujarat hereby -

(a) dissolves the APMC, Vijapur, Dist. Mehsana

(b) directs that -

(1) the members of the market committee so dissolved shall vacate their offices from the date of this order;

(2) market committee, shall be constituted for each of the two separate market areas into which the market area of the market committee so dissolved has been divided namely -

(1) the market area comprising of Vijapur taluka of Mehsana District (II) market area comprising of Mansa taluka of Gandhinagar District.

(c) nominates the persons specified in Schedule-I appended to this order as the members of the APMC, Vijapur and the persons specified in Schedule-II appended to this order as the members of the APMC, Mansa, District Gandhinagar.

(d) specifies that the members so nominated on the aforesaid two market committees shall hold office for a period of not more than two years from the date of this order..

SCHEDULE - I

Members nominated on the Agricultural Produce Market Committee, Vijapur, Dist. Mehsana.

Sr.No.	Name	Place
<u>(A) Agriculturist Constituency:</u>		
(1)	Shri Babubhai Shivabhai Patel	Fudeda, Tal. Vijapur
(2)	Shri Manilal Mathurbhai Patel	Vijapur "
(3)	Shri Jayantilal Purushotam Patel	Haripura "
(4)	Shri Arunbhai Manilal Patel	Ladol "
(5)	Shri Nitinkumar Shanatal Patel	Kharod "
(6)	Shri Manibhai Veljibhai Chaudhary	Pamol "
(7)	Shri Babubhai Jaitabhai Patel	Motipura "
(8)	Shri Amrutbhai Kashiram Patel	Upkhal "
<u>(B) Traders Constituency :</u>		
(1)	Shri Patel Gordhanbhai Bababhai	Vijapur
(2)	Shri Patel Babubhai Bhikalal	Vijapur
(3)	Shri Patel Dahyabhai Hargovindbhai	Vijapur
(4)	Shri Patel Bhikhabhai Jotabhai	Vijapur
<u>(C) Cooperative Kharid Vechan Mandli Constituency :</u>		
(1)	Shri Patel Rashmikant Dwarkadas	Vijapur
(2)	Shri Patel Ambalal Maganbhai	Sardarpur, Tal. Vijapur.

(D) Government Representatives:

- (1) Dist.Registrar, Coop.Socys., Mehsana.
- (2) Dist.Agriculture Officer, Dist. Panchayat,
Mehsana.

SCHEDULE-II

Members nominated on the Agricultural Produce Market Committee,
Mansa, Dist.Gandhinagar.

Sr.No.	Name	Place
<u>(A) Agriculturist Constituency :</u>		
(1)	Shri Chaudhary Velabhai Badabhai	Saulaiya
(2)	Shri Patel Bhagabhai Joitaram	Lodra
(3)	Shri Patel Bhodidas Ishwardas	Delwada
(4)	Shri Patel Nathabhai Kacharabhai	Itadar
(5)	Shri Patel Amthabhai Babaldas	Dundhara
(6)	Shri Patel Prabhudas Motidas	Mandali
(7)	Shri Patel Mathurbhai Kacharabhai	Parbatpura
(8)	Shri Patel Bhikhabhai Sakalchand	Riorol
<u>(B) Traders Constituency :</u>		
(1)	Shri Patel Joitaram Bholidas	Mansa
(2)	Shri Patel Bhikhabhai Kachradas	Mansa
(3)	Shri Patel Ambalal Ishwardas	Mansa
(4)	Shri Patel Rashikbhai Chimanbhai	Charada
<u>(C) Cooperative Kharid Vechan Mandli Constituency :</u>		
(1)	Shri Patel Govindbhai Gandabhai	Mansa
(2)	Shri Patel Kanubhai Hargovinddas	Mansa
<u>(D) Local Body's representatives :</u>		
(1)	Shri Patel Govindbhai Bhagabhai	Mansa
<u>(E) Government Representatives :</u>		
(1)	Cooperative Officer (Mktg.) Dist.Registrar, Coop. Socys., Ahmedabad (Rural)	
(2)	Extension Officer (Agriculture), Taluka Panchayat, Mansa.	

By order and in the name of the Governor of Gujarat,

K. B. MAKWANA,
Joint Secretary to Government.

કૃષિ અને સહકાર વિભાગ
જાહેરનામું
સચિવાલય ગાંધીનગર, ૧૭મી એપ્રિલ, ૧૯૯૯.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક:જીએચકેએચ-૨૭-૯૯-એપીએમ-૧૦૯૮-૪૩૮-ગ(૧૬૯)

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ ના ગુજરાતના અધિનિયમ-૨૦) (જેનો ચામાં હવે પછી "સદરહુ અધિનિયમ" તરીકે ઉલ્લેખ કર્યો છે) તેની કલમ-૫૨ અને કલમ-૫ હેઠળ બહાર પાડેલા કૃષિ અને સહકાર વિભાગના તા. ૨૨/૬/૯૯ના સરકારી જાહેરનામા ક્રમાંક:જીએચકેએચ-૪-૯૯-એપીએમ-૧૦૯૮-૪૩૮-ગ(૧૬૯) (જેનો ચામાં હવે પછી "સદરહુ જાહેરનામા" તરીકે ઉલ્લેખ કર્યો છે તે) ની રૂએ ગુજરાત સરકાર, સદરહુ જાહેરનામામાં નિર્દિષ્ટ કરેલ ખેતી ઉત્પન્ન ખરીદ અને વેચાણના સંબંધમાં ખેત ઉત્પન્ન બજાર સમિતિ, વિજાપુર, જી.મહેસાણાના બજાર વિસ્તારને બે જુદા જુદા બજાર વિસ્તારોમાં એટલે કે (૧) વિજાપુર તાલુકાના બનેલા બજાર વિસ્તાર અને (૨) માળસા તાલુકાના બનેલા બજાર વિસ્તારોમાં વિભાજિત કરવાના ઈરાદા સામે જે વાંધા-સૂચનો સરકારશ્રીને મળેલ છે તે વિચારણામાં લીધેલ છે. અને હવે તેથી ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ ૧૯૬૩ની કલમ ૫૨ થી મળેલ સત્તાની રૂએ ગુજરાત સરકાર સદરહુ જાહેરનામામાં નિર્દિષ્ટ કરેલ ખેતી ઉત્પન્ન ખરીદ અને વેચાણના સંબંધમાં ખેત ઉત્પન્ન બજાર સમિતિ વિજાપુર જી.મહેસાણાના બજાર વિસ્તારને બે જુદા જુદા બજાર વિસ્તારોમાં એટલે કે (૧) વિજાપુર તાલુકાના બનેલા બજાર વિસ્તાર અને (૨) માળસા તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજિત કરે છે. હવે, તેથી સદરહુ અધિનિયમની કલમ-૫૪ થી મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી (ક) ખેત ઉત્પન્ન બજાર સમિતિ, વિજાપુર, જી.મહેસાણાનું વિસ્તરિત કરે છે અને (ખ) આદેશ કરે છે કે -

(૧) એ રીતે વિસ્તરિત બજાર સમિતિના સ્પર્ધાએ આ હુકમની તારીખથી તેમના હોદ્દા ખાલી કરવા.

(ર) એ રીતે વિસ્તારિત બજાર સમિતિના બજાર વિસ્તારનું જેમાં વિભાજન કરવામાં આવ્યું છે તેવા બે જુદા જુદા વિસ્તારો પૈકી દરેક બજાર વિસ્તાર માટે એટલે કે, મહેસાણા જિલ્લાના વિજાપુર તાલુકાના અને ગાંધીનગર જિલ્લાના માણસા તાલુકાના બંને બજાર વિસ્તાર માટે એક એક બજાર સમિતિ રચવી.

(ગ) આ હુકમને જોડેલી અનુસૂચિ-૧ માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને ખેત ઉત્પન્ન બજાર સમિતિ, વિજાપુરના સભ્યો તરીકે અને આ હુકમને જોડેલી અનુસૂચિ-૨ માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને ખેતી ઉત્પન્ન બજાર સમિતિ માણસાના સભ્યો તરીકે નિયુક્ત કરે છે.

(ધ) ઉપર્યુક્ત બે બજાર સમિતિઓમાં એવી રીતે નિયુક્ત કરાએલ સભ્યો આ હુકમની તારીખથી બે વર્ષથી વધુ નહિ તેટલી મુદત સુધી હોદ્દો ધરાવશે.

અનુસૂચિ-૧

ખેતી ઉત્પન્ન બજાર સમિતિ, વિજાપુર જી.મહેસાણા તેમાં નિયુક્ત થયેલા સભ્યો.

અ.નં.	નામ	સ્થળ
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(અ) ખેત વિભાગ

- (૧) ચેરમેન શ્રી બાબુભાઈ શીવાભાઈ પટેલ
મુ.કોદડા, તા. વિજાપુર.
- (૨) શ્રી મળીલાલ મથુરભાઈ પટેલ,
વિજાપુર.
- (૩) શ્રી જયંતિલાલ પુરબોતમ પટેલ
મુ.હરીપુરા, તા. વિજાપુર.
- (૪) શ્રી ચરુભાઈ મળીલાલ પટેલ,
મુ.લાડોલ, તા. વિજાપુર.
- (૫) શ્રી નિતીનકુમાર શાલાલ પટેલ,
મું.ખરોડ, તા. વિજાપુર
- (૬) શ્રી મળીભાઈ લેલજીભાઈ ચૌધરી,
મુ.પામોલ, તા. વિજાપુર

(૭) શ્રી બાબુભાઈ જોઈતાભાઈ પટેલ,
મુ. મોતીપુરા, તા. વિજાપુર.

(૮) શ્રી અમૃતભાઈ કાશીરામ પ્રટેલ
મુ. ઉપખલ, તા. વિજાપુર.

(બ) વેપારી વિભાગ

(૧) પટેલ ગોરધનભાઈ બખાભાઈ
વિજાપુર.

(૨) પટેલ બાબુભાઈ ભીખાલાલ
વિજાપુર.

(૩) પટેલ ડાહ્યાભાઈ હરગોવિંદભાઈ,
વિજાપુર.

(૪) પટેલ ભીખાભાઈ જોઈતાભાઈ
વિજાપુર.

(ક) સહકારી ખરીદ -વેચાણ મંડળી વિભાગ

(૧) પટેલ રશ્મીકાંત ધ્વારકાદાસ,
વિજાપુર.

(૨) પટેલ અખાલાલ મગનભાઈ,
સરદારપુર, તા. વિજાપુર.

સરકારશ્રીના પ્રતિનિધિ

૧. જિલ્લા રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ, જિ. મહેસાણા.

૨. જિલ્લા ખેતીવાંડી અધિકારી જિલ્લા પંચાયત, મહેસાણા

અનુસૂચિ - ૨

ખેત ઉત્પન્ન બજાર સમિતિ, માણસા, જિ. ગાંધીનગરમાં નિયુક્ત થયેલ સભ્યો

(અ) ખેડૂત વિભાગ

(૧) ચૌધરી વેલાભાઈ બદાભાઈ - સોલેયા

- (૨) પટેલ ભંગાભાઈ જોઈતારામ-લોદી.
- (૩) પટેલ ભોળીદાસ ઈશ્વરદાસ-દેલવાડ.
- (૪) પટેલ નાથાભાઈ કચરાભાઈ-ઈટાદરા.
- (૫) પટેલ અમથાભાઈ બબલદાસ-પુંધરા.
- (૬) પટેલ મથુરભાઈ કચરાભાઈ-પરબતપુરા.
- (૭) પટેલ પ્રભુદાસ મોતીદાસ-મંડાલી.
- (૮) પટેલ ભીખાભાઈ સાંકળચંદ-રીદોલ.

(બ) વેપારી વિભાગ

- (૧) પટેલ જોઈતારામ ભોળીદાસ-માણસા.
- (૨) પટેલ ભીખાભાઈ કચરાદાસ-માણસા.
- (૩) પટેલ અંબાલાલ ઈશ્વરદાસ-માણસા.
- (૪) પટેલ રસિકભાઈ ચીમનભાઈ-ચરાડા.
- (૫) સહકારી ખરકીદ-વેચાણ મંડળી વિભાગ

- (૧) પટેલ ગો વિંદભાઈ ગાંડાભાઈ-માણસા.
- (૨) પટેલ કુમાઈ હરગો વિંદદાસ-માણસા.
- (૩) સ્થાનિક સંસ્થાના પ્રતિનિધિ

- (૧) પટેલ ગો વિંદભાઈ ભંગાભાઈ-માણસા.
- સરકારશ્રીના પ્રતિનિધિ

- (૧) સહકારી અધિકારી(બજાર) જિલ્લા રજીસ્ટાર, સહકારી મંડળીઓ
જી.અમદાવાદ (રૂરલ)
- (૨) વિસ્તરણ અધિકારી(બેલી)તાલુકા પંચાયત, માણસા.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. બી. મકવાણા,
સરકારના સંયુક્ત સચિવ.



सत्यमेव जयते

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 20th April, 1999.

BOMBAY LAND REVENUE CODE, 1879 (BOM. V OF 1879).

No. GHM/99/25/M/PFR/1186/7086/L.—In exercise of the powers conferred by Section 7(A) of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs that with effect from date of issue of this order the lands shown in appendix below of Villages Dhokda and Motibhadai of Mandvi taluka, in District : Kutch shall be deleted from the area of the respective Village and shall be amalgamated in the area of village Gangapur of the said Taluka and it shall be called a separate revenue village.

APPENDIX

Land bearing following R.S. No. of village Motibhadai which shall be amalgamated in the area of Village Gangapur :-

R. S. No. S. 7 to 42, 46, 47, 62, 63, 111 to 205, S.No. 748 paiki, and Gamtal of village Gangapur Land bearing following S.Nos. of Village Dhokda which shall be amalgamated in the area of village Gangapur No. S. 23 to 34, 80 to 86, 229/2 and 229/1 paiki, including river, Nala, Vangha, Kotar road sub-road etc.

By order and in the name of the Governor of Gujarat,

K. B. MAKWANA,
Section Officer.

મહેસૂલ વિભાગ

હુકમ

સચિવાલય, ગાંધીનગર, ૨૦મી એપ્રિલ, ૧૯૯૯.

ક્રમાંક : સમ/૯૯/૨૫/ મ/મફર/૧૧૮૬/૭૦૮૬/વ : મુંબઈ જમીન મહેસૂલ સંહિતા, (૧૮૭૯નો મુંબઈનો પર્ચો) ની કલમ ૭ (અ) અન્વયે એનાયત થયેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે હુકમની તારીખથી અસલમાં આવે તે રીતે કચ્છ જિલ્લાના માંડવી તાલુકાના મોજે ધોકડા અને મોટીભાડઈની આ સાથેની અનુસૂચિમાં જણાવેલી જમીનો તે ગામના રકબામાંથી કમી કરાયે અને તે ઉક્ત તાલુકાના મોજે : ગંગાપર ગામના રકબામાં ભેળવવામાં આવશે અને તેનું અંલગ મહેસૂલી ગામ રચાશે.

અનુસૂચિ

મોજે : મોટીભાડઈ ગામના લ બ્લોક નંબર કે જેનો સમાવેશ ગંગાપર ગામમાં થયે.

સ. નં. ૭ થી ૪૨, ૪૬, ૪૭, ૬૨, ૬૩, ૧૧૧ થી ૨૦૫ સ. નં. ૭૪૮ પૈકી તથા ગંગાપર ગામતળ મોજે ધોકડા ગામના સ. નં. કે જેનો સમાવેશ ગંગાપર ગામમાં થયે. સ. નં. ૨૩ થી ૩૪, ૮૦ થી ૮૬, ૨૨૯/૨, ૨૨૯/૧ પૈકી પેટા રસ્તાઓનો સમાવેશ થયે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. બી. મકવાણા,
સેક્શન ઓફિસરી.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 26th April, 1999.

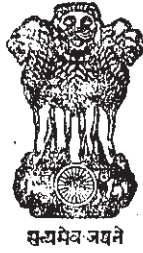
BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GHG/99/50/MTA/1797/1044/KH. - In exercise of the powers conferred by sub-section (2) of section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with clause (1) of rule 16-A of the Bombay Motor Vehicles Tax Rules, 1959, the Government of Gujarat hereby exempts totally from the payment of Motor Vehicles Tax, the Motor Vehicle bearing Engine No. 616969 152317 and Chassis No. 616 FD 755571/K/96 (Matador F-307 Mini Bus) belonging to "Shri Jalaram Seva Mandal Trust" Rajkot used or kept for use in furtherance of Charitable objects, with effect from the date of issue of this notification till the motor vehicle continue to be so used or kept for use in furtherance of the aforesaid objects, subject to the following conditions:-

- (1) the said exemption will be discontinued on account of sale or transfer of the vehicle in question :
- (2) The R.T.O. Rajkot shall report every year after making verification from time to time that the vehicle in question is used for specified objects.

By order and in the name of the Governor of Gujarat,

R. B. BARA,
Under Secretary to Government.



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th April, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/52 of 1999/TPS/1893/3112/L.—WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/17 of 1984/TPS/1880/540/L, dated the 13th February, 1984 the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act, No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned a draft Town Planning Scheme, Nadiad No. 4 (hereinafter referred to as "the said draft scheme") submitted to it by the Nadiad Area Development Authority Nadiad;

AND, WHEREAS, in exercise of the powers conferred by Section 50 of the said Act, Government of Gujarat appointed the Town Planning Officer for the said draft scheme;

AND, WHEREAS, the Town Planning Officer has submitted to the Government of Gujarat the Town Planning Scheme, Nadiad No. 4-Preliminary Scheme (hereinafter referred to as "the said Preliminary Scheme") as required under sub-section (2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976);

AND, WHEREAS, the petitioner Shri Vishnubhai Naginbhai Desai filed S.C.A. No. 10787/93 against the Gujarat State Government and Others in the Honourable Gujarat High Court;

AND, WHEREAS, in aforesaid S.C.A. No. 10787/93 Honourable Gujarat High Court has passed the following Order;

(1) Dated 14th October, 1993 Ad-Interim Stay against according sanction to the proposed Preliminary Town Planning Scheme No. 4 of Nadiad so far as it relates to the petitioner only. They shall maintain status quo possession till the said date. Direct Service is permitted.

(2) Dated 29th June, 1994—The earlier Order dated 5th April, 1994 has not been complied with till to day despite of the fact the adjournments were obtained for the purpose of filling of the necessary affidavit hence Rule, Ad-Interim relief to continue.

NOW, THEREFORE, in exercise of the powers conferred by Section 65 of Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby—

(a) Sanctions the said Preliminary Scheme subject to —

(i) Modification enumerated in schedule appended hereto;

(ii) Aforesaid Order date 14th October, 1993 and 29th June, 1994 of Honourable High Court in SCA No. 10787/93 and the final decision so far as it relates to the matter involved in Honourable Gujarat High Court's SCA No. 10787/93.

(b) States that the said Preliminary Scheme shall be kept open to inspection by the Public at the office of the Nadiad Nagarpalika, Nadiad during office hours on all working days;

(c) fixes the 29th May, 1999 as the date for the purpose of clause (b) of sub section (2) of the said Section 65.

SCHEDULE

In the Preliminary Town Planning Scheme, Nadiad No. 4 General Development Control Regulation appended shall be treated as excluded.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary to
Government of Gujarat,

Urban Development and Urban Housing Department.



सत्यमेव जयते

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th April, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT (AMENDMENT) ACT, 1999.

No. GHV/1999/53/TPV/1098/2079/V.— In exercise of the powers conferred by sub-section (2) of section 1 of the Gujarat Town Planning and Urban Development (Amendment) Act, 1999, (Guj 2 of 1999) the Government of Gujarat hereby appoints the 1st May, 1999 as the date on which the said Act shall come into force.

By order and in the name of the Governor of Gujarat.

DR. MANJULA SUBRAMANIAM,
Additional Chief Secretary to the
Government of Gujarat.

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

GENERAL ADMINISTRATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd April, 1999.

GUJARAT CIVIL SERVICES TRIBUNAL ACT, 1972.

No. GS/99/10 /CST/1098/1913/G.-WHEREAS, the draft rules further to amend the Gujarat Civil Services Tribunal (Conditions of Service of President and Members) Rules, 1973 were published as required by sub-section (1) of Section 20 of the Gujarat Civil Services Tribunal Act, 1972 (Guj. 2 of 1973) at pages 293-1/2 of the Gujarat Government Gazette, Part IV-B dated 9th November, 1998 under Government Notification, General Administration Department No. GS/98/51/CST/1098/1913/G dated 3rd November, 1998 inviting objections and suggestions from all persons likely to be affected thereby.

AND, WHEREAS, the objections and suggestions received with respect to the said draft rules have been considered by the Government.

NOW, THEREFORE, in exercise of the powers conferred by section 20 read with section 4 of the Gujarat Civil Service Tribunal Act, 1972 (Guj. 2 of 1973), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Civil Services Tribunal (Conditions of Service of President and Members) Rules, 1973, namely :—

1. (1) These rules may be called the Gujarat Civil Services Tribunal (Conditions of Service of President and Members) (First Amendment) Rules, 1999.

(2) They shall be deemed to have come into force with effect on and from 1st January, 1996.

2. In the Gujarat Civil Services Tribunal (Conditions of Service of President and Members) Rules, 1973, in rule-4 in sub-rule (1), for clause (a), the following shall be substituted, namely:—

“(a) Save as otherwise provided in this rule, there shall be paid to the President, pay of Rs. 23,450/- per month and to a Member, pay of Rs. 20,400/- per month.”

By order and in the name of the Governor of Gujarat,

SHOBHANA DESAI,

Under Secretary to Government.

સામાન્ય વહીવટ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૭ એપ્રિલ, ૧૯૯૯

ગુજરાત મુવકી સેવા ટ્રિબ્યુનલ અધિનિયમ, ૧૯૭૨.

ક્રમાંક : જીએસ/૯૮/૧૦/સીએસટી-૧૦૮૮-૧૯૧૩-ગ. - ગુજરાત મુવકી સેવા ટ્રિબ્યુનલ અધિનિયમ, ૧૯૭૨ (સન ૧૯૭૩ નો ગુજરાતનો ૨જો) ની ક્લમ ૨૦ ની પેટા-ક્લમ (૧) થી કરાવ્યા પ્રમાણે, ગુજરાત મુવકી સેવા ટ્રિબ્યુનલ (અધ્યક્ષ અને સભ્યોની સેવાની થરતો) નિયમો, ૧૯૭૩ ને વધુ સુધારતા નિયમોનો મુસદ્દો તારીખ ૩૭ નવેમ્બર, ૧૯૯૮ના સામાન્ય વહીવટ વિભાગના સરકારી જાહેરનામા ક્રમાંક : જીએસ/૯૮/૫૧/ સીએસટી/૧૦૮૮/૧૯૧૩/ગ હેઠળ તારીખ ૯મી નવેમ્બર, ૧૯૯૮ના ગુજરાત સરકારી રાજ્યપત્રમાં ભાગ-૪થીના પાના ૨૯૩-૧/૨ ઉપર પ્રસિદ્ધ કર્યા હતા અને તેનાથી અંસર થવાનો સંભવ હોય તેવી તમામ વ્યક્તિઓ પાસેથી વાંધા અને સૂચનો મંગાવ્યા હતા ;

અને, સંદર્ભ નિયમોના મુસદ્દાના સંબંધમાં મળેલા વાંધા અને સૂચનો સરકારે વિચારણામાં લીધા છે ;

તેથી, હવે, ગુજરાત મુવકી સેવા ટ્રિબ્યુનલ અધિનિયમ, ૧૯૭૨ (સન ૧૯૭૩નો ગુજરાતનો ૨જો) ની ક્લમ ૪ સાથે વાંચતા, તેની ક્લમ ૨૦ થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર, આથી, ગુજરાત મુવકી સેવા ટ્રિબ્યુનલ (અધ્યક્ષ અને સેવાની થરતો) નિયમો, ૧૯૭૩ વધુ સુધારવા નીચેના નિયમો કરે છે :-

૧. (૧) આ નિયમો ગુજરાત મુવકી સેવા ટ્રિબ્યુનલ (અધ્યક્ષ અને સભ્યોની સેવાની થરતો) (પ્રથમ સુધારા) નિયમો, ૧૯૯૮ કહેવાશે.

(૨) તે સન ૧૯૯૮ના જાન્યુઆરી મહિનાની ૧લી તારીખથી અમલમાં આવ્યા હોવાનું ગણાશે.

૨. ગુજરાત મુવકી સેવા ટ્રિબ્યુનલ (અધ્યક્ષ અને સભ્યોની સેવાની થરતો) નિયમો, ૧૯૭૩માં, નિયમ ૪માં, પેટા-નિયમ (૧)માં, બદલ (ક) ને બદલે, નીચેના મળકૂર મુકવા ને

“(ક) આ નિયમમાં બીજી રીતે જોગવાઈ કરવામાં આવે તે સિવાય, અધ્યક્ષને દર મહિને રૂ. ૨૩,૪૫૦/-નો પગાર અને સભ્યને દર મહિને રૂ. ૨૦,૪૦૦/-નો પગાર ચૂકવવા જોઈશે.”.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

શોભના દેસાઈ,
સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st May, 1999.

GUJARAT INFRASTRUCTURE DEVELOPMENT ORDINANCE, 1999.

No. GUJ/99/7/IDL-1199-578-I :- In exercise of the powers conferred by sub-section (3) of section 1 of the Gujarat Infrastructure Development Ordinance, 1999 (Guj. Ord. 1 of 1999), the Government of Gujarat hereby appoints the 1st May, 1999 to be the date on which the said Ordinance shall come into force.

By order and in the name of the Governor of Gujarat,

N. J. DAVE,
Joint Secretary to Government.



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th May, 1999.

THE GUJARAT SALES TAX ACT, 1969.

No. (GHN-13)/GST/1099/(S.49)(316)/TH—WHEREAS the Government of Gujarat considers it necessary so to do in the public interest ;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby amends the Government Notification, Finance Department No. (GHN-14)/GST-1092/S.49(251)/TH, dated the 1st April, 1992 as follows, namely:—

In the schedule appended to the said notification, after the entry at serial No. 107 the following new entry shall be added, namely:—

1	2	3	4
108	Sales of goods by an eligible tourism unit.	(i) Whole of sales tax. (ii) Whole of turnover tax.	If the eligible tourism unit fulfills the conditions specified hereunder and further conditions as may be specified from time to time.

Conditions :**1. The eligible tourism unit shall :**

(a) in the case where the eligibility certificate has been obtained from the appropriate authority prior to the date of this notification, within ninety days from the date of publication of this notification, and

(b) in other cases, within ninety days from the date of receipt of the eligibility certificate apply to the competent authority for the grant of a certificate of exemption from tax.

2. An application for grant of certificate of exemption shall be accompanied by a copy of the eligibility certificate duly authenticated by the appropriate authority and issued to the eligible tourism unit by the appropriate authority.

3. If the eligible tourism unit applies for the grant of certificate of exemption after the expiry of the time limit specified in condition No. 1, the certificate of exemption shall be made effective from the date on which the application is received by the competent authority. In such a case, the total period of exemption shall be reduced by the period of delay in submission of application under condition No. 1. In case where the application is received within the time limit specified in condition No. 1, the certificate of exemption shall be made effective from the date mentioned in the eligibility certificate.

Provided that the competent authority on being satisfied that the application for certificate of exemption could not be submitted within the time limit specified in condition No. 1 due to circumstances beyond the control of the eligible tourism unit, the competent authority may condone such delay.

4. The eligible tourism unit may at its option request the competent authority that the certificate of exemption be made effective from a date subsequent to the date mentioned in the eligibility certificate. In such a case, the certificate of exemption shall be issued accordingly without changing the time upto which the exemption is admissible.

5. The certificate of exemption shall contain details regarding the goods for which such exemption is available, the date from which the exemption commences, the quantum of sales tax exemption and the time upto which the exemption is admissible as shown in the eligibility certificate issued by the appropriate authority.

6. The eligible tourism unit shall file the returns and make payment of tax as per the returns, within the time prescribed under the Act.

7. The eligible tourism unit shall not be entitled to claim exemption under rule 30 of the Gujarat Sales Tax Rules, 1970 from furnishing returns or declarations so long as the sales by the eligible unit are exempted from tax under this entry.

8. The eligible tourism unit having additional place or places of business within the jurisdiction of one or more sales tax Officer, shall not be entitled to furnish consolidated return or declaration but shall be liable to furnish separate return or declaration for each such place to the concerned sales tax Officer and shall maintain specific and separate details about the purchases, production and sales effected at their respective place of business.

9. The eligible tourism unit having a separate place of business for the purpose of this exemption under this entry, shall obtain a separate registration certificate for each such place of business.

10. If the eligible tourism unit contravenes any of the conditions of this entry or any of the provisions of the Act or the rules made there under, the certificate of exemption issued to it by the competent authority under this entry shall be liable;

(i) to be suspended for a period not exceeding six months and the sales by the unit shall cease to be exempt under this entry during the period of suspension and the eligible unit shall become liable to pay taxes during the period of such suspension and the period of suspension shall be counted for the purpose of total period of exemptions.

(ii) to be cancelled, and on such cancellation, the sales by the eligible tourism unit shall cease to be exempt under this entry.

11. As sales of the eligible tourism unit are wholly exempted from tax under this entry, the eligible tourism unit shall not be entitled to claim any draw back, set-off or refund in respect of purchases made by the eligible tourism unit under any of the provisions of the Act or the rules made thereunder.

12. As sales of the eligible tourism unit are wholly exempted from tax under this entry, no deduction shall be granted to such unit against any of the certificates issued under section 12 or 13 or under other entries of the notification issued under sub-section (2) of section 49 of the Act.

13. Exemption under this notification shall not be available towards sales tax or purchase tax on raw materials, processing materials, consumable stores and packing materials.

14. Only these goods which are sold at the first stage of sale by the eligible tourism unit shall attract sales tax exemption under this notification.

15. No exemption is available on purchases of any taxable goods such as building materials, plants, machinery equipments or any other goods to be purchased for setting up of a tourism project.

16. The aggregate amount of tax exemption towards all the taxes, namely, sales tax, turnover tax, electricity duty, luxury and entertainment tax shall not exceed 75% of eligible capital investment as provided in Government Resolutions No. DTT-1095-689-S, dated the 31st December, 1997 and 19th September 1998 of Information, Broadcasting and Tourism Department. The category and the period of tax exemption shall be as under:—

Category of eligible tourism unit.	Number of years for exemption.
CATEGORY-I	6 years
CATEGORY-II	6 years
CATEGORY-III	NIL

The period of exemption under this notification shall commence from the date as may be specified by the appropriate authority in the eligibility certificate issued by him in pursuance of Government Resolutions No. DTT-1095-689-S, dated the 31st December, 1997 and 19th September, 1998 of Information, Broadcasting and Tourism Department.

17. For the purpose of deciding quantum of exemption towards sales tax and turnover tax availed of in a month, the aggregate of the following shall be considered.

(i) The aggregate amount of tax applicable to the goods sold and calculated at the rate of tax mentioned in column 3 or 4 of Schedule II, part-A, of the Act, and

(ii) The aggregate amount of turnover tax payable under section 10-A of the Act.

(iii) The amount of sales tax not paid by eligible unit in anticipation of the sales tax exemption under Government Resolution, Information, Broadcasting and Tourism Department No. DTT-1090-707-S, dated 4th February, 1991. However, if the amount of tax not paid accordingly exceeds the amount of sales tax exemption specified by the appropriate authority in the eligibility certificate, the eligible unit shall be required to pay to the Government the amount of tax in excess of the amount of sales tax exemption specified in the eligibility certificate.

18. The period during which eligible unit has availed of sales tax exemption as per condition No. 17 shall be adjusted against the number of years for which exemption is to be availed of. The period during which the eligible unit has remained closed shall also be adjusted against eligibility period.

19. Provisions of rule 31 A of Gujarat Sales Tax Rules, 1970 shall be applicable for this purpose and the amount of exemption availed of shall be treated as tax.

20. The eligible tourism unit shall, within thirty days from the last date of each calendar month, furnish to the competent authority and the appropriate authority the details regarding quantum of exemption of sales tax and turnover tax availed of in the respective month.

21. Appropriate authority shall collect from concerned tax authority the details of exemption availed of by an eligible tourism unit towards Sales tax, turnover tax, electricity duty, luxury tax and entertainment tax on month to month basis and furnish to the Commissioner of Sales Tax, the details of aggregate quantum of exemption towards all taxes availed of by the eligible tourism unit in a month.

22. Appropriate authority shall be responsible for maintaining accounts, scrutiny and verification of exemptions towards various taxes availed of by eligible tourism unit.

23. (i) The eligible tourism unit shall start making payment of sales tax and turnover tax as soon as the quantum of exemption availed of towards sales tax, electricity duty, luxury tax and entertainment tax equals the amount specified in the eligibility certificate issued by the appropriate authority or on expiry of the time limit mentioned in the said certificate, whichever is earlier.

(ii) Such payment of tax shall be made within one month and three days from the end of the month.

24. If the eligible tourism unit has availed of exemption in excess of the quantum sanctioned under the eligibility certificate, it shall be liable to pay interest at the rate of two percent per month on such excess amount. If the eligible tourism unit avails of the exemption in excess of the quantum sanctioned to it, the competent authority may cancel the certificate of exemption, and on such cancellation, the sales by the eligible tourism unit shall cease to be exempt under this entry.

25. The exemption under this notification shall be subject to all terms and conditions referred to in Government Resolution No. : DTT/1095/689/S dated the 31st December, 1997 and 19th September, 1998 and further conditions stipulated in this Notification. In case of any breach of any of these conditions, the exemption granted shall be liable to be withdrawn with immediate effect and the unit shall be liable to pay tax on all such sales of goods for which benefit of exemption is availed of.

26. The eligible tourism unit will remain in commercial operation continuously during the eligible period. However, in case where the operation is discontinued due to reasons beyond the control of such unit, the Director of Tourism may examine the individual cases and condone the period of discontinuation based on the guidelines to be issued by the Government.

27. The eligible tourism unit shall furnish details regarding commercial operation, employment or any other details which the State Government may require from time to time.

28. The eligible tourism unit shall have to follow the guidelines of the employment policy of Government regarding employment of local persons.

EXPLANATION :

For the purposes of this entry :—

(1) "Act" means the Gujarat Sales Tax Act, 1969.

(2) "Appropriate Authority" means Director of Tourism.

(3) "Competent Authority" means the Assistant Commissioner of sales Tax who is having jurisdiction over the place of business of the eligible tourism unit.

(4) "Eligible Tourism unit" means a tourism unit eligible for the incentives under the package scheme of incentives for tourism project announced by the Government of Gujarat, Information Broadcasting and Tourism Department Resolutions No. : DTT/1090/707/S, dated 4th February, 1991, DTT/1095/689/S, dated 31st December, 1997 and No. : DTT/1095/689/S dated the 19th September, 1998 as amended from time to time and which has obtained an eligibility Certificate from the appropriate authority.

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st May, 1999

THE BOMBAY MOTOR VEHICLES (TAXATION OF PASSENGERS ACT, 1950).

No. G/B/99/51/STC/2498/2364/GH.-In exercise of the powers conferred by Sub-section (1) of section 3 of the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 (LXVII of 1958), the Government of Gujarat hereby approves the route specified in the schedule appended hereto plying stage carriages by the Gujarat State Road Transport Corporation for the purpose of the said sub-section (1) of section 3.

SCHEDULE

Route :

1. Surat Railway Station to village SANIAHEMAD Via Sahra Darwaja, Parvat Patia, Kumbharia pick up stand and back.
2. Surat Railway Station to village Goladava Via Sahra Darwaja, Parvat Patia and back.
3. Surat Railway Station to Gujarat Housing Board, Kanakpur Shopping Centre Via Ring Road, Udhana Darwaja, Bhestan, Sachin, G.I.D.C. Diversion (Fante), Paradi village Sachin and back.

By order and in the name of the Governor of Gujarat,

G. S. SHARMA,
Section Officer.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd May, 1999.

THE BOMBAY UNDERTAKINGS (SPL. PROVISIONS) ACT, 1958.

No. GHU-99-69-BRU-1099-998-M(3).—In exercise of the powers conferred by section-3 of the Bombay Relief Undertakings (Special Provision) Act, 1958 (herein after referred to as "the said Act") the Government of Gujarat hereby declares that the Industrial undertakings, namely the Torrent Gujarat Biotech Limited, Masar, Ta. Padara, District Vadodra (referred to as "the said undertaking") shall with effect from 1st May, 1999 be conducted to serve as a measure of preventing unemployment and the said undertaking shall accordingly deemed to be a relief undertaking for the purpose of the said Act for a period of one year from the 1st May, 1999 and in exercise of the powers conferred by sub-clause (4) of clause (a) of sub-section (1) of section 4 of the said Act, the Government of Gujarat is also pleased to direct that in relation to the said undertaking all rights, privileges, obligations, liabilities (other than those liabilities etc. towards its employers) accrued or incurred before the said undertaking is declared as a relief undertaking and any remedy for the enforcement thereof shall be suspended and all proceedings relating thereto pending before any court, Tribunal Officer or Authority shall be stayed during the period for which the said undertaking shall continue to be a relief undertaking, namely, the period of only one year commencing from the 1st May, 1999.

By order and in the name of the Governor of Gujarat,

SHAILAJA PATEL,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

INFORMATION AND BROADCASTING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th May, 1999.

BOMBAY CINEMAS (REGULATION) ACT, 1953.

No. GHT-99-13-EPT-1091-593-E.-WHEREAS certain draft rules further to amend the Bombay Cinema Rules 1954, were published as required by sub-section (4) of section 9 of the Bombay Cinemas (Regulation) Act, 1953 (Bom. XI of 1953) at pages 272-1 to 272-2 of the Gujarat Government Gazette, Extraordinary, Part IV-B dated the 17th October, 1998 under Government Notification, Information, Broadcasting and Tourism Department No. GHT/98/33/EPT/1091/593/E dated 17th October, 1998 inviting objections and suggestions from all persons likely to be affected thereby till the 15th November, 1998.

AND WHEREAS no objections or suggestions have been received by the Government on the aforesaid draft notification.

NOW, THEREFORE, in exercise of the powers conferred by sub section (1) of section 9 of the Bombay Cinemas (Regulation) Act, 1953 (Bom XI of 1953), the Government of Gujarat hereby makes the following rules further to amend the Bombay Cinema Rules, 1954, namely :-

1. These rules may be called the Bombay Cinema (Gujarat Amendment) Rules, 1999.

2. In the Bombay Cinema Rules, 1954, in rule 108, in sub-rule (1) for clauses (a) and (b), the following shall be substituted, namely:-

“(a) for a permanent cinema, quasi-permanent, Janta Cinema or touring cinema:

No. of seats 1	Licence fee per year Rs. 2
Upto 200	400
201 to 500	600
501 and over	1000

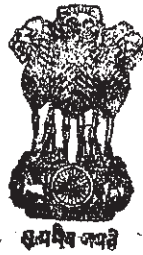
Provided that in case of a touring cinema which has paid the licence fee at any place and which changes its camp, the new licence fee will not be required for such licence.

(b) For a drive-in-cinema.

No. of Motor Cars 1	Licence fee per year Rs. 2
Upto 250	5000
251 and over	10,000

By order and in the name of the Governor of Gujarat,

G. M. SHAH,
Deputy Secretary to Government.



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th May, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/55 of 1999/TPS/1898/3135/L.—WHEREAS under Government Notification, Panchayats, Housing and Urban Development Department's No. GH/V/80 of 1984/TPS/1879/1781/(84)/L, dated 28th June, 1984 the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of section 48 of the then Gujarat Town Planning and Urban Development Act, 1976 (hereinafter referred to as "the said Act"), sanctioned the draft Town Planning Scheme, Anand No. 7 (hereinafter referred to as "the said draft Scheme") submitted to it by the Anand Nagarpalika.

AND, WHEREAS, in exercise of the powers conferred by sub-section (1) of Section 51 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the said draft scheme;

AND, WHEREAS, under Government Notification, Urban Development and Urban Housing Department's No. GH/V/202 of 1991/TPS/1891/2544/L, dated 13th August, 1991 the Government of Gujarat, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) has sanctioned the Town Planning Scheme, Anand No. 7 Preliminary;

AND, WHEREAS, the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme, Anand No. 7 (Final Scheme) (hereinafter referred to as "the said final Scheme") as required under sub-section (2) of section 52 and sub-section (2) of section 62 of the said Act;

NOW, THEREFORE, in exercise of the powers conferred by Section 65 of the said Act the Government of Gujarat hereby:-

(a) sanctions "the said final scheme";

(b) states that "the said final scheme" shall be kept open to inspection by the public at the office of the Anand Nagarpalika during office hours on every day except Sundays and holidays; and

(c) fixes the 7th day of June, 1999 as the date for the purpose of clause (b) of sub-section (2) of the said section 65.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th May, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/56 of 1999/TPS/1299/441/L.—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Vadodara Urban Development Authority declared its intention of making of the Town Planning Scheme No. 4 (Bhayali);

AND, WHEREAS under sub-section (1) of Section 42 of the said Act, the Vadodara Urban Development Authority, (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme No. 4 (Bhayali);

AND, WHEREAS after taking into consideration the objections received by it the said authority submitted the said schemes to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section 2 of Section 48 of the said Act, Government of Gujarat, hereby:—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto;

(b) states that the said scheme shall be kept open to the inspection of the public at the office of the Vadodara Urban Development Authority during office hour on all working days.

SCHEDULE

(1) While finalising the draft scheme, the Town Planning Officer shall carve out a separate original plots of lands declared as excess under the provisions of Urban Land Ceiling Act, 1976, and allot appropriate final Plot in lieu of these original plots.

(2) While finalising the draft scheme the Town Planning Officer shall decide the percentage of beneficiaries to the scheme area and general public in consultation with Appropriate Authority by considering location area and use of public plots allotted to Appropriate Authority for public purpose.

(3) While finalising the draft scheme the Town Planning Officer shall redetermine beneficiaries of Final Plots allotted to Appropriate Authority shall redetermine as 10% beneficial to the residents of the scheme area and 90% beneficial to the general public.

(4) While finalising the Draft Scheme, the Town Planning Officer shall take a decision to increase the provision for allotment for "Housing for Socially and Economically Weaker Section of the people" upto 5% of the scheme area in consultation with the Appropriate Authority by decrease the area or final plots allot for other public purposes without increasing the average percentage deduction in the scheme area.

By order and in the name of the Governor of Gujarat.

V. B. DAVE,

Officer on Special Duty and Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th May, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/57 of 1999/TPS/1498/4569/L.—WHEREAS, under Section-41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Surat Municipal Corporation declared its intention of making of the Town Planning Scheme No. 19—(Katargam) :

AND, WHEREAS, under sub-section (1) of section-42 of the said Act, the Surat Municipal corporation (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme No. 19 (Katargam) ;

AND, WHEREAS, after taking into consideration the objections received by it, the said authority submitted the said scheme to the State Government for sanction under Section-48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby :-

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto;

(b) states that the said scheme shall be kept open to the inspection of the public at the office of the Surat Municipal Corporation during office hours on all working days ;

SCHEDULE

1. While finalising the draft Town Planning Scheme, the Town Planning Officer shall see that the percentage of deductions in the open lands shall be kept uniform in the scheme area.

2. In the draft scheme some of original plots are included in reservation of the public purpose in the sanctioned Development Plan/Revised Development Plan of SUDA. As a result of these reservation the final plots allotted in view of these O. P.'s shall be identical in shape, size and situation as per their corresponding O. P.'s in future if there is any change in these proposals/provisions of these reservations due to modification/Variation under Gujarat Town Planning and Urban Development Act, 1976, the development permission shall be granted after deducting 30% of the area of the lands in Original Plots.

3. While finalising the draft scheme, the Town Planning Officer shall include a note that the provision of the Urban Land Ceiling Act, 1976 shall be applicable to the scheme area.

4. While finalising the draft scheme, the Town Planning Officer shall carve out a separate original plots of lands declared as under the provisions of the Urban Land Ceiling Act, 1976 and allot appropriate final plots in lieu of these original plots.

5. While finalising the draft scheme the Town Planning Officer shall specify the uses which are permissible in the final plots, allotted to the appropriate authority for the public purpose like sub centre, district centre, utility centre, cultural centre in consultation with appropriate authority,

6. While finalising the Town Planning Scheme the Town Planning Officer shall decide the public purpose of F. P. No. 143 (allotted to Appropriate Authority for staff quarters) in accordance with the Gujarat Town planning and Urban Development Act, 1976 in consultation with Appropriate Authority.

7. The Word 'Housing for EWS' wherever used in the scheme shall be replaced by the words "Housing for Socially and Economically Weaker Section of the people."

8. While finalising the Draft Scheme the Town Planning Officer shall take a decision to increase the provision for allotment for 'Housing for Socially and Economically Weaker Section of the people' up to 5% of the scheme area in consultation with Appropriate Authority. The Town Planning Officer shall do this by making appropriate change in the purpose of final plots allotted to the appropriate authority for the other public purpose in the scheme area and without increasing the average percentage deduction within the scheme area.

9. In case of final plots allotted to the Appropriate Authority for public purpose, the Town Planning Officer shall decide the percentage of beneficiaries to the scheme area and general public in consultation with the Appropriate Authority by considering location, area and use of public purpose.

10. While finalising the draft Town Planning Scheme, the Town Planning Officer shall determine the market values of the O. P.'s after taking into consideration the comparable sales executed and registered for the last five years before dated 27-2-97 in the vicinity of the scheme area.

11. While finalising the Draft Town Planning Scheme the Town Planning Officer shall consider the expenditure, if incurred by the Appropriate Authority, under Section 42(1)(2) and 77(1) of the Act, in consultation with Appropriate Authority.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty and Joint Secretary to
Government of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th May, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/58 of 1999/TPS/1498/4412/L-WHEREAS, under Section-41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act, No. 27 of 1976) (hereinafter referred to as the said Act) the Surat Municipal Corporation declared its intention of making of the Town Planning Scheme No. 29 (Rander).

AND WHEREAS under sub-section (1) of Section 42 of the said Act, the Surat Municipal Corporation (hereinafter called "the said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme No. 29 (Rander).

AND WHEREAS after taking into consideration the objections received by it the said authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act, in the manner provided therein.

NOW, THEREFORE, in exercise of the powers conferred by by sub-section 2 of Section 48 of the said Act, Government of Gujarat hereby:—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto.

(b) states that the said scheme shall be kept open to the inspection of the public at the office of the Surat Municipal Corporation during office hours on all working days.

SCHEDULE

1. While finalising the draft Town Planning Scheme, the Town Planning Officer shall see that the percentage of deduction in the Open lands shall be kept uniform in the scheme area.

2. In the draft scheme some of original plots are included in reservation of the public purpose in the sanctioned Development Plan/Revised Development Plan of SUDA. As a result of these reservation the final plots allotted in view of these O.P.'s plots shall be identical in shape, size and situation as per their corresponding O.P.'s in future if there is any change in these proposal / provisions of these reservation due to modification/variation under Gujarat Town Planning and Urban Development Act, 1976, the development permission shall be granted after deducting 30% of the area of the lands in original plots.

3. While finalising the draft scheme, the Town Planning Officer shall include a note that the provision of the Urban Land Ceiling Act, 1976 shall be applicable to the scheme areas.

4. While finalising the draft scheme, the Town Planning Officer shall carve out a separate original plots of lands declared as under the provisions of the U.L.C. Act 1976 and allot appropriate final plots in lieu of these original plots.

5. While finalising the draft scheme the Town Planning Officer shall specify the uses which are permissible in the final plots, allotted to the appropriate authority for the public purpose like sub centre, district centre, utility centre, cultural centre in consultation with Appropriate Authority.

6. While finalising the Town Planning Scheme the Town Planning Officer shall decide the public purpose of P.F. No. H/17 (allotted to Appropriate Authority for staff quarters) in accordance with the Gujarat Town Planning and Urban Development Act, 1976 in consultation with Appropriate Authority.

7. The word "Housing for EWS" wherever used in the scheme shall be replaced by the words "Housing for Socially and Economically weaker Section of the people."

8. While finalising the Draft Scheme the Town Planning Officer shall take a decision to increase the provision for Economically weaker Section of the people upto 5% of the scheme area in the consultation with appropriate authority. The Town Planning Officer shall do this by making appropriate change in the purpose of final plots allotted to the Appropriate Authority for the other public purpose in the scheme area and without increasing the average percentage deduction within the scheme area.

9. In case of final plots allotted to the Appropriate Authority for public purpose, the Town Planning Officer shall decide the percentage of beneficiaries to the scheme area and general public in consultation with the appropriate authority by considering location area and use of public purpose.

10. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall determine the market value of the Original Plots taking into consideration the comparable sales executed and registered for the last five year before dated 24th December, 1996 in the vicinity of the scheme area.

11. While finalising the town Planning Scheme, the Town Planning Officer shall decide the matter regarding deduction in G.P. No. 15 (Bhikshuk Gruh) with consultation of the Collector Surat and Appropriate Authority.

12. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall decide the matter regarding the proposal of Tree Plantation (included in cost of works as per Section 40 of the Act) with consultation of Appropriate Authority.

13. While finalising the Draft Town Planning Scheme the Town Planning Officer shall collect the details of the expenditure from Appropriate Authority which has not been included in the Draft Scheme under Section 77 (1) of the Act.

By order and in the name of the Governor of Gujarat.

V. B. DAVE,

Officer on Special Duty and Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th May, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/59 of 1999/TPS/1498/4413/L:— WHEREAS, under Section-41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Surat Municipal Corporation declared its intention of making of the Town Planning Scheme No. 30 (Rander);

AND, WHEREAS under sub-section (1) of Section-42 of the said Act, the Surat Municipal Corporation (hereinafter called the 'said Authority') made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme No. 30 (Rander);

AND, WHEREAS, after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section-48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section 2. of Section 48 of the said Act, Government of Gujarat, hereby:—

- (a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto;
- (b) states that the said scheme shall be kept open to the inspection of the public at the office of the Surat Municipal Corporation during office hours on all working days.

SCHEDULE

1. While finalising the draft Town Planning Scheme the Town Planning Officer shall see that the percentage of deduction in the open lands shall be kept uniform in the scheme area.
2. In the draft scheme some of original plots are included in reservation of the public purpose in the sanction Development Plan/Revised Development Plan of SUDA. As a result of these reservation the Final plots allotted in view of these O.P.'s shall be identical in shape, size and situation as per their corresponding O.P.'s in future if there is any change in these proposals/provisions of these reservations due to modification/variation under Gujarat Town Planning and Urban Development Act, 1976, the development permission shall be granted after deducting 30% of the area of the lands in O.P.'s.
3. While finalising the draft scheme, the Town Planning Officer shall include a note that the provision of the Urban Land Ceiling Act, 1976 shall be applicable to the scheme area.
4. While finalising the draft scheme, the Town Planning Officer shall carve out a separate original plots of lands declared as under the provisions of the Urban Land Ceiling Act, 1976 and allot appropriate final plots in lieu of these original plots.
5. While finalising the draft scheme the Town Planning Officer specify the uses which are permissible in the final plots, allotted to the appropriate authority for the public purpose like sub centres, district centre, utility centre, cultural centre in consultation with appropriate authority.
6. The word 'Housing for EWS' wherever used in the scheme shall be replaced by the words 'Housing for Socially and Economically Weaker Section of the people',
7. While finalising the Draft Scheme the Town Planning Officer shall take a decision to increase the provision for allotment for 'Housing for Socially and Economically Weaker Section of the people' upto 5% of the scheme area in the consultation with appropriate authority. The Town Planning Officer shall do this by making appropriate change in the purpose of Final plots allotted to the appropriate authority for the other public purpose in the scheme area and without increasing the average percentage deduction within the scheme area.

8. In case of final plots allotted to the appropriate authority for public purpose, the Town Planning Officer shall decide the percentage of beneficiaries to the scheme area and general public in consultation with the appropriate authority by considering location, area and use of public purpose.

9. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall determine the market values of the O.P.'s, after taking into consideration the comparable sales executed and registered for the last five years before dated 24-12-1996 in the vicinity of the scheme area.

10. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall decide the matter regarding the proposal of Tree Plantation included in cost of works as per Section 40 of the Act in consultation with Appropriate Authority.

11. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall collect the details of the expenditure from Appropriate Authority, which has not been included in the Draft Scheme under Section 77(1) of the Act.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty and Joint
Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th May, 1999.

BOMBAY ELECTRICITY DUTY ACT, 1958.

No. GHU/99/24/ELD/2195/2743/K.—In exercise of the powers conferred by sub-section (3) of Section 3 of the Bombay Electricity Duty Act, 1958 (Bom. XL of 1958) the Government of Gujarat hereby reduces, with effect on and from the date of publication of this notification in the Official Gazette or from the date of commencement of consumption of energy consumed by the educational or research or professional technical training institutes of national eminence established for imparting Post Graduate education in management or engineering or technology or design or conducting research in management or engineering technological topics for furthering economic or industrial development of the country, the electricity duty payable under item 7 of Schedule I and II of the said Act to the rate applicable to item (1) of part I of the Schedule I and II of the said Act, subject to the conditions that such institutions.

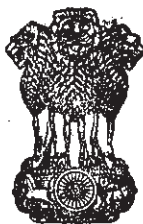
(i) are recognised by any University established by Law in India for conducting the courses equivalent to Post Graduate Education or recognised by the Association of India Universities or approved by Department of Scientific and Industrial Research, Government of India as Scientific and Industrial Research Organisation or established by Government of India or Government of Gujarat for industrial development in the State.

(ii) are registered as Society under the Societies Registration Act, No. XXI of 1860 or public trust under the Bombay public Trust Act, 1950 or recognised as autonomous institutions by Government of India or Government of Gujarat.

The Institution shall obtain the certificate for reduction in rate of Electricity duty from the Commissioner of Electricity, Gandhinagar within the period of 180 days from the date of publication of this Notification in the Official Gazette or from the date of commencement of consumption of energy by such Institutions whichever is later, provided that when the application is made after expiry of the aforesaid period of 180 days, the reduction shall be available from the date of such application received by the Commissioner of Electricity, Gandhinagar.

By order and in the name of the Governor of Gujarat,

R. K. SHAH,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st May, 1999.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. : GHG/99/52/MTA/1797/1771/KH.—In exercise of the powers conferred by sub-section (2) of section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with clause (1) of rule 16-A of the Bombay Motor Vehicles Tax Rules, 1959, the Government of Gujarat hereby exempts totally from the payment of Motor Vehicles Tax, the Motor Vehicle bearing registration No. : GJ-11-E-5877 (Tata Sumo) belonging to "Shri Ramkuvarba Foundation (Trust)", Rajkot used or kept for use in furtherance of charitable objects, with effect from the date of issue of this notification till the motor vehicle continue to be so used or kept for use in furtherance of the aforesaid objects, subject to the following conditions :—

- (1) the said exemption will be discontinued on account of sale or transfer of the vehicle in question.
- (2) The Regional Transport Officer, Rajkot/Junagadh shall report every year after making verification from time to time that the vehicle in question is used for specified objects.

By order and in the name of the Governor of Gujarat,

R. B. BARA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Sachivalaya, Gandhinagar, 11th May, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/61 of 1999/DVP-1297-2858-L :—WHEREAS, the Government of Gujarat was of the Opinion that it was necessary in the public interest to make variation in the Revised Development Plan of Vadodra Urban Development (Area sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP-1294-4038-L, dated the 25th October, 1996 (hereinafter referred to as "the said development plan");

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated 12th November, 1998 on Page No. 297-1 under Government Notification, Urban Development and Urban Housing Department No. GH/V/166 of 1998/DVP/1297/2858/L, dated the 12th November, 1998 alongwith a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation;

AND, WHEREAS, the Government of Gujarat has not received any suggestions or objections;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :

(a) sanctions the said variation to be made in the said revised development plan, as set out in Schedule appended hereto, and

- (b) specifies that the variation so set out shall come into force from the 11th June, 1999.

SCHEDULE

Variation to the Final Revised Development Plan for the Vadodara Urban Development Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP/1294/4036/L, dated the 25th October, 1996.

The land bearing R.S. No. 736/19 of the village Padamala designated for the purpose of "Open Space" in sanctioned Revised Development Plan of "VUDA" shall be deleted and the lands so released shall be designated "Agriculture Purpose" as shown in accompanying plan under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary
to the Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Sachivalaya, Gandhinagar, 11th May, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/62 of 1999/DVP-1298-2910-L.—WHEREAS, the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the Revised Development Plan of Vadodara Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP-1294-4036-L, dated the 25th October, 1996 (hereinafter referred to as "the said development plan").

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated 4th February, 1999 on Page No. 18-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/26 of 1999/DVP-1298-4910-L, dated the 4th February, 1999 alongwith a notice calling on any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation;

AND, WHEREAS, the Government of Gujarat has not received any suggestions or objections;

NOW, THEREFORE, in Exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :

(a) sanctions the said variation to be made in the said Revised Development Plan, as set out in Schedule appended hereto; and,

(b) specifies that the variation so set out shall come into force from the 11th June, 1999.

SCHEDULE

Variation to the Final Revised Development Plan for the Vadodara Urban Development Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP/1294/4036/L, dated the 25th October, 1996.

The land bearing Blok. No. 215, 216/pt, 218/pt, 220, 221, 223 to 226, 227/pt, 231/pt of the village Asoj and Blok No. 771 to 795 of the village Dumas designated for the purpose of "Agriculture Zone" in the sanctioned revised Development Plan of "VUDA" shall be deleted and the lands so released shall be designated for "OBNOXIOUS HAZARDOUS INDUSTRIAL PURPOSE" as shown in the accompanying plan under Section 12(2)(j) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary
to the Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th May, 1999.

GUJARAT SALES TAX ACT, 1969.

No. (GHN-14)/GST/1099/S/49/(317)/TH.-WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970) the Government of Gujarat hereby amends the Govt. Notification, Finance Department No. (GHN-627)-GST-1070-(S.49)-TH, dated the 29th April, 1970 as follows, namely:—

In the schedule appended to the said notification, entries at serial No. 13, 52, 63, and 156 shall be deleted.

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government.

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1V-B-Ex.-79-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

LABOUR & EMPLOYMENT DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 11th May, 1999.

THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. GHU-99-74-BRU-1099-998-M(3):- In exercise of the powers conferred by section-3 of the Bombay Relief Under-takings (Special Provision) Act, 1958, the Government of Gujarat published a notification dated 3rd May, 1999 No. GHU-99-69-BRU-1099-998-M(3), in which the word "employees" should be substituted For the word "employers" in the sixteenth line after words "towards its.....)".

By order and in the name of the Governor of Gujarat,

SHAILAJA PATEL,
Under Secretary to the Govt. of Gujarat.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th May, 1999.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. : GHG/99/57/MTA/1097/2390/KH :—In exercise of the powers conferred by sub-section (2) of section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with rule 16-A of the Bombay Motor Vehicles Tax Rules, 1959 the Government of Gujarat hereby amends the Government Notification Home Department No. : G/G/1098/158/MTA/1097/2390/KH, dated 22nd September, 1998 as follows, namely :—

In the said notification, in Table, against entry (c) for the words "thirty five seats", the words "thirty nine seats" shall be substituted.

By order and in the name of the Governor of Gujarat,

R. B. BARA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Addendum

Sachivalaya, Gandhinagar, 14th May, 1999.

THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. : GHR--78--BRU--1099--417--M--(3). In exercise of the power conferred by sub-section (2) of Section--3 and also by sub-clause (IV) of clause (a) of the sub-section (1) of section--4 of the Bombay Relief Undertakings (Special Provisions) Act, 1958 the Government of Gujarat published a notification dated 21-4-99 No. : GHR--64--BRU--1099--417--M--(3), in which the word "preventing" should be added in third line of the forth para after words "a measure of....."

By order and in the name of the Governor of Gujarat,

T. A. SAIYED,
Section Officer.

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IV-B-Ex-82-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૧મી મે, ૧૯૯૯.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩.

જાહેરનામા ક્રમાંક : જીએચકેએચ/૩૩/૯૯/એપીએમ/૧૦૯૯/૨૭૮/ગ, (૩) : ખેતીવાડી ઉત્પન્ન બજાર સમિતિ રાજકોટની ગત સામાન્ય ચૂંટણી તા. ૧૮મી માર્ચ, ૧૯૯૯ના રોજ ચોખ્ખેલ, ચૂંટાયેલા સભ્યોનું ખેત ઉત્પન્ન બજાર બાબતના નિયમોના નિયમ ૨૭ હેઠળનું જાહેરનામું નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગાંધીનગરના તા. ૩૦મી માર્ચ, ૧૯૯૯ થી બહાર પાડવામાં આવેલ ચૂંટાયેલ સભ્યોની પ્રથમ બેઠક તા. ૧૭મી એપ્રિલ, ૧૯૯૯ના રોજ મળેલ અને તેથી તે ચૂંટાયેલ સમિતિની મુદત તા. ૧૬મી એપ્રિલ, ૧૯૯૯ના રોજ પૂરી થયેલ છે.

અને ઉક્ત બજાર સમિતિનું વિભાજન કરવાની દરખાસ્ત અન્વયે વિચારણા કરતા બજાર સમિતિની મુદત તા. ૧૬મી એપ્રિલ, ૧૯૯૯ના રોજ પૂરી થતી હોઈ અને સામાન્ય ચૂંટણી કરવાની થતી હોઈ રાજ્ય સરકારે ચૂંટણી કરવા દેવાનો નિર્ણય કરેલ, અને તે મુજબ નિયામકશ્રીએ ચૂંટણી કાર્યક્રમ બહાર પાડેલ છે. જે મુજબ તા. ૧-લી જુન, ૧૯૯૯ના રોજ મતદાન થોજ તા. ૨જી જુન, ૧૯૯૯ના રોજ મતગણતરી કરવાની થાય છે.

દરમિયાન જીલ્લા રજીસ્ટ્રાર અને નાયબ નિયામકશ્રી, રાજકોટના અહેવાલને આધારે આ બજાર સમિતિની મુદત પૂરી થઈ ગયેલ હતી અને, બજાર સમિતિ દ્વારા બજાર સમિતિના નાણાંકીય હિતકી વિરૂધ્ધ અનિયમિતતા અને ગેરરતિઓને ધ્યાનમાં લેતાં ચૂંટણી પ્રક્રિયા પૂરી થાય અને નવી સમિતિ અસ્તિત્વમાં આવે તે સમય દરમિયાન બજાર સમિતિમાં વહીવટદાર મુકવા નિયામકશ્રીએ દરખાસ્ત કરી હતી. આ દરખાસ્તની પૂર્ણ રીતે વિચારણા કરતાં બજાર સમિતિમાં વહીવટદાર મુકવા રાજ્ય સરકારે નિર્ણય કરેલ છે અને તેથી ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ ની કલમ ૧૧ (૫)(ક)(૧) થી મળેલ સત્તાની રૂએ તાત્કાલિક અસરથી ઉક્ત બજાર સમિતિનો વહીવટ સંભાળવા વહીવટદાર તરીકે જીલ્લા રજીસ્ટ્રાર અને નાયબ નિયામકશ્રી, રાજકોટને નિમવા સરકારશ્રી આથી હુકમ કરે છે.

આ વહીવટદારની મુદત એક વર્ષથી વધુ નહિ અથવા ચૂંટણીથી નવી સમિતિ અસ્તિત્વમાં આવે તે બેમાંથી જે વહેલું હોય તેટલા સમય માટેની રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. બી. મકવાણા.
સરકારના સંયુક્ત સચિવ.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

EDUCATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th May, 1999.

GUJARAT EDUCATIONAL INSTITUTIONS (REGULATION) ACT, 1984.

No. GH/SH/2/TCM-1498/2849/N. — The following draft of a notification which it is proposed to be issued under section 13 of the Gujarat Educational Institutions (Regulation) Act, 1984, (Guj. 7 of 1984) is published as required by sub-section (1) of the said section 13 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat after the expiry of the period of thirty days from the date of its publication in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Additional Chief Secretary to the Government of Gujarat, Education Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period shall be considered by the Government.

DRAFT NOTIFICATION

No. GH/SH/2/TCM/1499-2849-N. — In exercise of the powers conferred by section 13 of the Gujarat Educational Institutions (Regulation) Act, 1984, (Guj. 7 of 1984), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Educational Institutions (Pre-Primary and Primary Teachers Training Colleges) Rules, 1984, namely :—

1. These rules may be called the Gujarat Educational Institutions (Pre-Primary and Primary Teachers Training Colleges) (1st Amendment) Rules, 1999.

2. In the Gujarat Educational Institutions (Pre-Primary and Primary Teachers Training Colleges) Rules, 1984 (hereinafter referred to as "the said rules"), in rules 2, after clause (d), the following clause shall be inserted, namely :—

"(dd) "Gujarat State Examination Board" means the Board constituted under the Government in Education and Labour Department Resolution No. MIS-1067-L, dated the 4th November, 1966."

3. In the said rules, in Appendix V,—

(1) the proviso to para 1 shall be deleted;

(2) in para 2, for the words "Higher Secondary School Certificate Examination", the words "on the basis of marks obtained in the common entrance test conducted by the Gujarat State Examination Board" shall be substituted.

By order and in the name of the Governor of Gujarat,

K. K. SUTARIA,
Under Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th May, 1999.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GHG/99/64/MTA/1796/2997/KH.— In exercise of the powers conferred by sub-section (2) of section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with clause (1) of rule 16-A of the Bombay Motor Vehicles Tax Rules, 1959 the Government of Gujarat hereby exempts totally from the payment of Motor Vehicles Tax, the Motor Vehicle bearing registration No. GJ-1-X-9333 (LCV Mini Bus seating capacity 18+1) belonging to Shree Satsang Mahasabha, Shree Swaminarayan Mandir, Maninagar, Ahmedabad used or kept for use in furtherance of Charitable objects, with effect from the date of issue of this notification till the motor vehicle continue to be so used or kept for use in furtherance of the aforesaid objects, subject to the following conditions:—

- (1) the said exemption will be discontinued on account of sale or transfer of the vehicle in question;
- (2) The R.T.O. Ahmedabad shall report every year after making verification from time to time that the vehicle in question is used for specified objects.

By order and in the name of the Governor of Gujarat,

R. B. BARA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th May, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/ 70 of 1999/TPS/1198/2860/L:—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (herein after referred to as "the said Act") the Ahmedabad Municipal Corporation, Ahmedabad declared its intention of making of the Town Planning Scheme No. 21 (Ambawadi) (Third Varied);

AND WHEREAS under sub-section (1) of Section 42 of the said Act, the Ahmedabad Municipal Corporation (hereinafter called the "said Municipal Corporation") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme No. 21 (Ambawadi) (Third Varied);

AND WHEREAS after taking into consideration the objections received by it the said Municipal Corporation submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 43 of the said Act, Government of Gujarat, hereby:—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto,

(b) states that the said scheme shall be kept open to the inspection of the public at the office of the Ahmedabad Municipal Corporation, Ahmedabad during office hours on all working days;

SCHEDULE

(1) While finalising the Draft Town Planning Scheme, the Town Planning Officer shall make remark and do needful in making entry in Form 'F' regarding reconstitution of Original Plot No. 226 for which agreement is made in between Ahmedabad Municipal Corporation and owner of the land that the owner without compensation for the land under reference shall developed his land as per design of Ahmedabad Municipal Corporation. In form 'F' the value of original plot and final plot are not shown in the scheme book. The Town Planning Officer while finalising the said scheme shall fill in the said remaining columns suitably.

(2) While finalising the Draft Town Planning Scheme, the Town Planning Officer shall fix the public purpose of Final Plot No. 649 allotted as Municipal Plot in consultation with Ahmedabad Municipal Corporation.

(3) While finalising the Draft Town Planning Scheme, the Town Planning Officer shall, in consultation with Ahmedabad Municipal Corporation, decide and finalise Form. 'G' So far as the amount under Section 69 are concerned which are not shown in Draft Town Planning Scheme.

(4) While finalising the Draft Town Planning Scheme the Town planning Officer shall include notes as per standard practice.

(5) The statement for percentage beneficiaries and statement for sales are not included in Draft Scheme, the Town Planning Officer while finalising the Town Planning Scheme shall incorporate the same as above.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary
to the Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th May, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/71 of 1999/DVP-2796-293-L.—In exercise of the powers conferred by sub-section (3) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby rescinds the Government's, in Urban Development and Urban Housing Department, Preliminary Notification regarding proposed variation, under Section 19 of the above Act, in the final revised development plan of Mehsana sanctioned by the Government, in Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, Notification No. GH/V/133 of 1993/DV2P-2792 109-(93)-L, dated 6-7-1993, as published on Page No. 274-2 of Extra Ordinary Government's Gazette, Central Section Part IV-B, of 17-11-1997.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty & Joint Secretary
to the Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th May, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. : GH/V/72 of 1999/TPS/1898/4713/L.-WHEREAS, under Government Notification, Panchayats, Housing and Urban Development Department's No. : GH/V/20 of 1989/TPS/2888/207/(89)/L dated 7th February, 1989 the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (hereinafter referred to as "the said Act") sanctioned the draft Town Planning Scheme, Borsad No. 2 (hereinafter referred to as "the said draft scheme") submitted to it by the Borsad Nagarpalika;

AND WHEREAS, in exercise of the powers conferred by sub-section (1) of section 51 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the said draft scheme;

AND, WHEREAS, under Government Notification, Urban Development and Urban Housing Department's No. : GH/V/167 of 1993/TPS/1892/1641/L dated 30th October, 1993 the Government of Gujarat, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) has sanctioned the Town Planning Scheme, Borsad No. 2., Preliminary ;

AND, WHEREAS, the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme, Borsad No. 2 (Final Scheme) (hereinafter referred to as "the said final scheme") as required under sub-section (2) of section 52 and sub-section (2) of section 54, of the said Act ;

NOW, THEREFORE, in exercise of the powers conferred by Section 65 of the said Act the Government of Gujarat hereby :-

- (a) sanctions "the said final scheme" as set out in schedule appended hereto, and ;
- (b) states that "the said final scheme shall be kept open to inspection by the public at the office of the Borsad Nagarpalika during office hours on every day except Sundays and holidays; and
- (c) fixes the 17th day of June, 1999 as the date for the purpose of clause (b) of sub-section (2) of the said section 65.

SCHEDULE

The Development Control Regulation of the sanctioned Development Plan of Borsad shall be applicable to this Town Planning Scheme area also.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty & Joint Secretary to the
Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th May, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No : GH/V/73 of 1999/TPS/1899/144/L.—WHEREAS, under Government Notification, Panchayats, Housing and Urban Development, Department's No : GH/V/63 of 1981/TPS/1880/6381/(81)/L dated 6th May, 1961 the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (hereinafter referred to as "the said Act") sanctioned the draft Town Planning Scheme, Nadiad No. 3 (hereinafter referred to as "the said draft scheme") submitted to it by the Nadiad Nagarpalika;

AND, WHEREAS, in exercise of the powers conferred by sub-section (1) of Section 51 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the said draft scheme;

AND, WHEREAS, under Government Notification, Urban Development and Urban Housing Department's No : GH/V/200 of 1988 / TPS/1888/3539/L dated 2nd November, 1984 the Government of Gujarat, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No 27 of 1976) has sanctioned the Town Planning Scheme, Nadiad No. 3, Preliminary ;

AND, WHEREAS, the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme, Nadiad No. 3 (Final Scheme) (hereinafter referred to as "the said final scheme") as required under sub-section (2) of section 52 and sub-section (2) of section 54 of the said Act ;

NOW, THEREFORE, in exercise of the powers conferred by Section 65 of the said Act the Government of Gujarat hereby :—

- (a) sanctions "the said final scheme"
- (b) states that "the said final scheme" shall be kept open to inspection by the public at the office of the Nadiad Nagarpalika during office hours on every day except, Sundays and holidays; and
- (c) fixes the 17th day of June, 1999 as the date for the purpose of clause (b) of sub-section (2) of the said section 65.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty & Joint Secretary to the
Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th May, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. : GH/V/74 of 1999/TPS/1299/442/L.—WHEREAS under section-41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Vadodara Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No. 3 (Bhayali) ;

AND WHEREAS under sub-section (1) of Section 42 of the said Act, the Vadodara Urban Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme ((hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme No. 3 (Bhayali);

AND WHEREAS after taking into consideration the objections received by it the said authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein ;

NOW, THEREFORE, in exercise of the powers conferred by sub-section 2 of Section 48 of the said Act, Government of Gujarat, hereby :—

(a) sanctions the said scheme subject to the modifications enumerated in the schedule appended hereto ;

(b) states that the said scheme shall be kept open to the inspection of the public at the office of the Vadodara Urban Development Authority during office hours on all working days ;

SCHEDULE

(1) While finalising the draft scheme, the Town Planning Officer shall carve out separate original plots of lands declared as excess under the provisions of Urban Land Ceiling Act, 1976, and allot appropriate Final Plots in lieu of these original plots after deducting average of percentage of deduction.

(2) While finalising the draft scheme, the Town Planning Officer, shall decide the percentage of beneficiaries to the owners in the scheme area and general public in consultation with Appropriate Authority by considering location area and use of public plots allotted to Appropriate Authority for public purpose.

(3) While finalising the Draft Scheme, the Town Planning Officer, shall take a decision to increase the provision for allotment for 'Housing for Socially and Economically Weaker Sections of the People' upto 5% of the scheme area in consultation with the Appropriate Authority. The Town Planning Officer shall do this by making Appropriate changes in the uses of Final Plots allotted for other public purposes in the scheme area and without increasing the average percentage deduction in the scheme area.

(4) While finalising the Draft Scheme, the Town Planning Officer, shall redetermine beneficiaries of F.P.S. allotted to Appropriate Authority, shall redetermine as 10% beneficial to the residents of the scheme area and 90% beneficial to the general public.

(5) While finalising the Draft Scheme, the Town Planning Officer, in consultation with Appropriate Authority, shall decide the time limit for completion of developmental works proposed in the scheme area.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty & Joint Secretary to
the Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th May, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/75 of 1999/TPS/1498/403/L.—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Surat Municipal Corporation declared its intention of making of the Town Planning Scheme No. 35 (Katargam) ;

AND WHEREAS under sub-section (1) of Section-42 of the said Act, the Surat Municipal Corporation (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme No. 35. (Katargam);

AND WHEREAS after taking into consideration the objections received by it the said authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat hereby

(a) sanction the said scheme subject to the modifications enumerated in the Schedule appended hereto;

(b) states that the said scheme shall be kept open to the inspection of the public at the office of the Surat Municipal Corporation during office hours on all working days.

SCHEDULE

1. While finalising the draft Town Planning Scheme, the Town Planning Officer shall see that the percentage of education in the Open land shall be kept uniform in the scheme area.

2. In the draft scheme, some of original plots are included in reservation of the public purpose in the sanctioned Development Plan/Revised Development Plan of SUDA. As a result of these reservation, the final plots allotted in lieu of these O.P.s shall be identical in shape, size and situation per their corresponding O.P.s. In further if there is any change in these proposals/provisions of these reservations due to modification/variation under Gujarat Town Planning and Urban Development Act, 1976, the development permission shall be granted after deducting 30% of the area of the lands in O.P.s.

3. While finalising the draft scheme, the Town Planning Officer shall carve out a separate original plots of lands declared as under the provisions of the Urban Land Ceiling Act, 1976 and allot appropriate final plots in lieu of these original plots.

4. While finalising the draft scheme the Town Planning Officer shall specify the uses which are permissible in the final plots, allotted to the appropriate authority for the public purpose like sub centre, district centre, utility centre, cultural centre in consultation with appropriate authority.

5. While finalising the Draft Town Planning Scheme the Town Planning Officer shall decide the public purpose of F.P. No. 97 (allotted to Appropriate Authority for staff quarters) in accordance with the Gujarat Town Planning and Urban Development Act, 1976 in consultation with Appropriate Authority.

6. The word 'Housing for EWS' wherever used in the scheme shall be replaced by the words 'Housing for Socially and Economically Weaker Section of the people.'

7. While finalising the Draft Scheme the Town Planning Officer shall take a decision to increase the provision for allotment for 'Housing for Socially and Economically Weaker Section of the People' upto 5% of the scheme area in the consultation with appropriate authority. The Town Planning Officer shall do this by making appropriate change in the purpose of final plots allotted to the appropriate authority for the other public purpose in the scheme area and without increasing the average percentage deduction within the scheme area.

8. In case of final plots allotted to the appropriate authority for public purpose the Town Planning Officer shall decide the percentage of beneficiaries to the scheme area and general public in consultation with the appropriate authority by considering location, area and use of public purpose.

9. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall determine the market values of the O.P.'s after taking into consideration the comparable sales executed and registered for the last five years. fore dated 21st April, 1997 in the vicinity of the scheme area.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty and Joint Secretary to
the Government of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th May, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/76 of 1999/DVP-3098-3176-L:-WHEREAS, the Devgadhi Baria Municipal Borough, (Devgadhi Baria Nagar Panchayat) (District Dahod) (hereinafter referred to as "the said Authority") has prepared and published a Draft Revised Development Plan (hereinafter referred to as the "said Revised Development Plan") in respect of lands included within its Municipal limits under the provisions of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act and under Section 13 (1) of the said Act) and advertisement regarding publication of the said Revised Development Plan and calling objections and suggestions on the proposed Draft Revised Development Plan was published in the Part II, Misc, and advertisement Section of the Gujarat Government Gazette dated the 29th October, 1996 on page No. 210 to 212;

AND WHEREAS, the said Area Development Authority has not received any suggestions or objections from any person with respect to the Draft Revised Development Plan of the said Area Development Authority.

AND WHEREAS, the said Area Development Authority has submitted the Draft Revised Development Plan of the said Area Development Authority under Section 16 of the said Act to the Government of Gujarat for sanction;

NOW, THEREFORE, in exercise of the powers conferred under clause (i) of Sub Section (1)(a) of Section 17 of the Gujarat Town Planning and Urban Development Act, 1976 the Government of Gujarat, hereby-

- (a) sanctions the said Draft Revised Development Plan and the regulations thereto.
- (b) specifies the 17th June, 1999 as the date on which the Draft Revised Development Plan shall come into force.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty and Joint Secretary to
the Government of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th May, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/77 of 1999/DVP/1297/3281/L.—WHEREAS the Government of Gujarat is of the opinion that it is necessary in the public interest to make a variation in the Development Plan of Dabhoi sanctioned under Government Notification Urban Development and Urban Housing Department Notification No. GH/V/55 of 1988/DVP/1785/5785/575/(88)/L dated the 14th March, 1988.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976) the Government of Gujarat hereby:—

1. Proposes to modify the aforesid Development Plan by way of variation in the manner specified in the Schedule appended hereto, and
2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of this notification in the official Gazette.

SCHEDULE

Proposed variation to the Development Plan of Dabhoi sanctioned by Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/55 of 1988/DVP/1785-575-(88)-L dated 14th March, 1988.

The land bearing R.S.No. 361, 1984/P/P etc. of Dabhoi and marked A.B.C.D.E.F.A on the accompanying map as "INDUSTRIAL USE" in the sanctioned Revised Development Plan of 'Dabhoi' shall be deleted from the said use and the land so released shall be designated for "RESIDENTIAL USE" under Section 12 (2) (a) of the GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty and Joint Secretary to
the Government of Gujarat.



सत्यमेव जयते

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th May, 1999.

GUJARAT RURAL HOUSING BOARD ACT, 1972.

No. : GH/KP/39 of 99/RHB/1099/649/V : In exercise of the powers conferred by Sub-section (1) of Section 5 read with Sub-section (1) of Section 8 of The Gujarat Rural Housing Board Act, 1972 (Gujarat 22 of 1972), the Government of Gujarat hereby appoints Shri Nanubhai Doshi as the Chairman of the Gujarat Rural Housing Board, Gandhinagar, until further orders, vice Shri TCA Bangadurai, Additional Chief Secretary, Panchayats, Rural Housing & Rural Development Department.

By order and in the name of the Governor of Gujarat,

V. M. CHAUHAN,
Joint Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

સામાજિક ન્યાય અને અધિકારીતા વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૮મી મે, ૧૯૮૯.

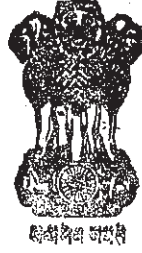
ગુજરાત અનુસૂચિત જાતિ વિકાસ નિગમ અધિનિયમ, ૧૯૮૫.

ક્રમાંક : જીએચએલ-પ-અવક-૧૦૮૮-૩૨૭૯-૮૪.—ગુજરાત અનુસૂચિત જાતિ વિકાસ નિગમ અધિનિયમ, ૧૯૮૫ની કલમ-૫ (૧)ની જોગવાઈઓ પ્રમાણે નિગમના નિયામક મંડળમાં નીચેની વ્યક્તિની સત્વ તરીકે તાત્કાલિક અસરથી નિમણૂક કરવામાં આવે છે.

- (૧) શ્રી અંબાલાલ રોહિત
મુ. પો. સાંઠ, તા. ખંભાત, જિ. આણંદ.
- (૨) આ નિમણૂકની મુદત સરકારના અન્ય આદેશ ન થાય ત્યાં સુધીની રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. સી. પટેલ,
સેક્શન અધિકારી.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૦મી મે, ૧૯૯૯.

ક્રમાંક: જાહેચવી-૧૯૯૯નો ૬૦/ટીપીવી/૧૦૯૯/૮૬/૧.--ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે પછી "ઉક્ત અધિનિયમ" તરીકે ઉલ્લેખ કરેલ છે)ની કલમ-૫૦ ની પેટા-કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૫-૧-૯૯ના જાહેરનામા ક્રમાંક :જાહેચ/વી/૧૯૯૯નો ૪-ટીપીએસ/૧૨૯૮/૪૬૧૯/૧થી મંજૂર કરેલ મુસદ્દાનુસાર નગર રચના યોજના, વડોદરા નં. ૧૬ (વાસણા) તથા જાહેરનામા ક્રમાંક :જાહેચ/વી/૧૯૯૯નો ૫-ટીપીએસ/૧૨૯૭/૩૧૪૮/- લ, થી મંજૂર કરેલ મુસદ્દાનુસાર નગર રચના યોજના વડોદરા નં. ૧૭ (સેયદ-વાસણા)ને અંતિમ કરવા માટે નગર રચના અધિકારી નગર રચના યોજના, વડોદરા મ્યુનિસિપલ કોર્પોરેશન એકમ-૧ ને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th May, 1999.

BOMBAY MOTOR VEHICLES TAXATION OF PASSENGERS ACT, 1958.

No. : GHG/99/65/TPA/1298/Mini/15/KH.—In exercise of the powers conferred by sub-section (1) of section 3 of the Bombay Motor Vehicles (Taxation of Passenger) Act, 1958 (Bombay LXVII of 1958), the Government of Gujarat hereby approves the routes specified in the schedule appended hereto for the purpose of the said sub-section (1) of section (3).

SCHEDULE

(1) Gangajaliya Talav, Panwadi, S. T. Nilambag, Vitthalwadi, Shastrinagar, Gadhechi Lal Tanki, Desainagar, Milatry Society, Press quarters, Chitra, Ramdevnagar, Marketing Yard, Akhlol, Adamjinagar, Nani Khodiyar, Machine Tools, GEB, Vartej.

(2) Gangajaliya Talav, Panwadi, S. T. Nilambag, Vitthalwadi, Shastrinagar, Gadhechi, Vadla, Lal Tanki, Desainagar, Milatry Society, Press quarters, Chitra, Ramdevnagar, Marketing Yard, Akhlol, Nari Chokadi, Nari.

(3) Gangajaliya Talav, Bhidbhanjan Mahadev, Santh Kavram chawk, Sahkari Hat, Parimal, Salt, Shamaldas College, Victoria park, Sanskar Mandal, H. K. Daveno Bunglow, Bhangali gate, Ram mantra Mandir, Old Jakatnaka, Kach Mandir, New Jakatnaka, Adhewada, Zazariya Hanuman, Budhel.

(4) Gangajaliya Talav, Haluriya chawk, Crescent, Meghani Circle, Ghogha Circle, Damabhaini Hotel, Rajaram Avado, Old Jakatnaka, Fatima Highschool, Shakti niyas, Goshala, Shitla Mata Mandir, Madre-sha, Akawada, Vadla, Avaniya.

(5) Gangajalia Talav, Panwadi, S.T. Bus stand, Nilambaug, Vitthalwadi, Shastrinagar, Gadhechi Vadla, Lal Tanki, Desainagar, Bajrangdas, Milatry Society, Press quarter, Bank Colony, Chitra, Ramdevnagar, Yard, Aklol, Adamjinagar, Nanikhodiyar, Machine Tools, G.E.B., Vartej, Rangoli park, Navagam, Vrundavan park Khodiyar Chowkadi, Khodiyar Mandir.

By order and in the name of the Governor of Gujarat,

R. B. BARA.

Under Secretary to Government.



सत्यमेव जयते

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th April, 1999.

GUJARAT AGRICULTURAL PRODUCE MARKET ACT, 1963.

No. GHKH/30/99/APM/1297/M/212/G(93).—WHEREAS by Government Notification in Agriculture and Cooperation Department No. GHKH/61/98/APM/1297/M/212/(93)/G, dated 18th August, 1998 (hereinafter referred to as the said Notification) issued under section 52 read with section 5 of the Gujarat Agricultural Produce Market Act, 1963, (Gujarat Act No. XX of 1964) (hereinafter referred to as 'the said Act') the Government of Gujarat declared its intention to divide the market area of the Agricultural Produce Market Committee (APMC) Kamrej comprising of Kamrej, and Palasana Olpad taluka of Surat District into two separate market areas, namely (I) the market area comprising of Kamrej and Palasana Taluka and (II) the market area comprising of Olpad taluka of Surat District for the purpose of the said act for regulating the purchase and sale of (1) Cereals : Wheat, Bajri, Juwar, Paddy (husked and unhusked) (2), Oil seeds :—Groundnut (shelled and unshelled) (3) Fibres:—Cotton (Ginned and unginned), (4) Pulses :—Tur, Gram, Udid, Mung, Chola, Peas, (5) Gur, (6) Condiments spices:—Turmeric, Giner, Garlic, Corriander Chillies Mathi, Rai, (7) Fruits:—Mango, Lemon, Chicoo, Melons, Water Melons, Papaya, Guava, (8) Vegetables :—Potato, Onion, Tomato, Suran, Yam, Sweet Potatoes, Leafy and fresh vegetables (hereinafter referred to as said commodities), inviting objections and suggestions from all persons likely to be affected thereby till 30 days from the date of publication of the said notification in the Gujarat Government Gazette.

AND WHEREAS the objections and suggestions are received by the State Government have been considered.

NOW, THEREFORE, in exercise of powers conferred by section 52 read with section 5 of the said Act, the Government of Gujarat hereby declares that the market area of the Agricultural Produce Market Kamrej Palasana and Olpad of Surat District shall be divided into two separate market area, namely: (1) the market area comprising of Kamrej and Palasana taluka and (II) the market area comprising of Olpad taluka of Surat District for the purpose of the said Act for regulating the purchase and sale of the said commodities with immediate-effect

By order and in the name of the Governor of Gujarat,

K. B. MAKWANA,
Joint Secretary to Government.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, -૩૦મી એપ્રિલ, ૧૯૯૯.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩.

ક્રમાંક જીએચકેએચ-૩૦-૯૯-એપીએમ-૧૨૯૭-૧૫૫૬-ગ, (૬૫).—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ ક્રમાંક ૨૦) (જેનો આમાં હવે પછી “સદરહુ-અધિનિયમ તરીકે ઉલ્લેખ કર્યો છે”)ની કલમ પર તથા કલમ-૫થી મળેલ સત્તાની રુએ ગુજરાત સરકારના કૃષિ અને સહકાર વિભાગના જાહેરનામા ક્રમાંક જીએચકેએચ-૬૧-૯૯-એપીએમ-૧૨૯૭-મ-૨૧૨-ગ, તા.૧૮મી ઓગસ્ટ ૧૯૯૮ (જેનો આમાં હવે પછી “સદરહુ જાહેરનામા તરીકે ઉલ્લેખ કર્યો છે”) થી સુરત જિલ્લાની ખેતીવાડી ઉત્પન્ન બજાર સમિતિ કામરેજના કામરેજ, ઓલપાડ અને પલસાણા બજાર વિસ્તારનું બે જુદા જુદા વિસ્તારો એટલે કે સુરત જિલ્લાના (૧) કામરેજ અને પલસાણા તાલુકાના બનેલા બજાર વિસ્તાર અને (૨) ઓલપાડ તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજન કરવાનો ઈરાદો જાહેર કર્યો હતો તેમાં,

(૧) અનાજ : ઘઉં, બાજરી, જુવાર, ડાંગર (છડેલી અને છડ્યા વગરની)

(૨) તંતુઓ : કપાસ (શિદેલો અને લોઢ્યા વગરનો)

(૩) તેલીબીયાં : મગફળી, (શિલેલી અને ફોલ્યા વગરની)

(૪) કઠોળ : મગ, અડદ, નુવેર, ચણા, ચોળા, વટાણા,

(૫) ગોળ

(૬) મસાલા તેજના : હળદર, આદુ, લસણ, ધાણા, મરચા, મેથી, રાઈ.

(૭) ફળો : કેરી, લીંબુ, ચીકુ, ચીલડાં, તડબુચ, પપૈયા, અને જામફળ.

(૮) શાકભાજી : બટાટા, ડુંગળી, ટામેટાં, સુરણ, રતાળુ, શકરચીયાં, બાજી અને તાજાં શાકભાજી.

(જેનો હવે પછી સદરહુ ચીજવસ્તુઓ તરીકે ઉલ્લેખ કર્યો છે)ના ખરીદ વેચાણનું નિયમન કરવા માટે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ના હેતુઓ માટે પોતાનો ઈરાદો જાહેર કર્યો હતો. અને સદરહુ જાહેરનામાઓ રાજ્યપત્રમાં પ્રસિધ્ધ થયાની તારીખથી ૩૦ દિવસ સુધીમાં તેનાથી અસર થવાનો સંભવ હોય તે તમામ વ્યક્તિઓ તરફથી વાંધા અને સુચનો મંગાવેલ હતાં.

અને, જ્યાં ગુજરાત સરકારને મળેલ વાંધાઓ અને સૂચનાની વિચારણા કરવામાં આવી છે.

તેથી, હવે સદરહુ અધિનિયમની કલમ-૫૨ અને કલમ-૫થી મળેલ સત્તાની રુએ, ગુજરાત સરકાર સુરત જિલ્લાની ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, કામરેજના કામરેજ, પલસાણા અને ઓલપાડના બજાર વિસ્તારનું બે જુદા જુદા વિસ્તારોમાં એટલે કે સુરત જિલ્લાના (૧) કામરેજ અને પલસાણા તાલુકાના બનેલા બજાર વિસ્તાર અને (૨) ઓલપાડ તાલુકાના બનેલા વિસ્તારમાં સદરહુ અધિનિયમના હેતુ માટે અને સદરહુ ચીજવસ્તુઓના ખરીદ અને વેચાણનું નિયમન કરવા માટે તાત્કાલિક અસરથી કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. બી. મકવાણા,
સરકારના સંયુક્ત સચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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Supplementary is given to this Part in order that it may be kept as a separate Compilation..

PAT IV-B

Rules and Orders (other than those published in Parts I, I-A and I-B) made
by the Government of Gujarat under the Gujarat Acts.

INFORMATION AND BROADCASTING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st May, 1999.

GUJARAT ENTERTAINMENTS TAX ACT, 1977.

No. (GHT-99-14)-BPT-1093-3294-E.—In exercise of the power conferred by sub section (1) of Section 29 of the Gujarat Entertainments Tax Act, 1977. (Guj. 16 of 1977), the Government of Gujarat hereby amends the Government Notification, Information and Broadcasting Department No. (GHT-99-7)-BPT-1093-3294-E, dated 4th March, 1999 as follows namely :—

In the said notification for existing SCHEDULE, the following SCHEDULE shall be substituted namely :—

SCHEDULE

1. The exemption from the entertainment tax will be for a period of 6 months from the date on which this film will be released for the first time in Gujarat.
2. The Entertainment Tax Commissioner for the purpose of this shall issue 156 weekly coupons i.e. 30 points for seven week and 16 points for one week. The producer shall furnish information regarding the use of the coupons every week in a specified form that may be prescribed by the Entertainment Tax Commissioner for the purpose.
3. Initially the producer shall inform Commissioner of Entertainment Tax seven days in advance of the release of the film, shall also inform Entertainment Tax Commissioner and Department of Information and Broadcasting seven days in advance of the release of the print.
4. In case of breach of any condition as mentioned above, Act or Rules framed thereunder, the competent authority on such occasion may take necessary action and such action shall be deemed to be legal for the purpose of this competent authority under Gujarat Entertainments Tax Act, 1977.

By order and in the name of the Governor of Gujarat,

G. M. SHAH,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st May, 1999.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/78 of 1999/DVP/2893/5374/L.—WHEREAS, the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final development plan for the town of Dhrangadhra sanctioned under Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/83 of 1938/DVP-2885-852/L dated the 4th April, 1988;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby :—

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto; and

2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this notification in the official gazette;

SCHEDULE

Proposed variation to the final development plan of Dhrangadhra sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/83 of 1988/DVP/2885/852/L, dated the 4th April, 1988.

In the sanctioned Development Plan of Dhrangadhra, the 15 mt. wide road proposed towards North-South direction in the land of R.S. No. 896/pt, 897/pt, 886/pt, 895/pt, 921/pt, 922/pt, 925/pt etc. shall be reduced to 9 mt. as shown marked AB-CD in the accompanying plan and the land so released shall be designated for Residential Use under Section 12(2) (d) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty and Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st May, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/79 of 1999/DVP/1237/2857/L.—WHEREAS, the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the Revised Development Plan of Vadedara Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP/1294/4036/L, dated the 25th October, 1996 (hereinafter referred to as "the said development plan");

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette, Part IV-B dated 24th November, 1998 on Page No. 309/1, 2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/176 of 1998/DVP/1237/2851/L, dated the 24th November, 1998 alongwith a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya Gandhinagar in writing within a period of two months from the date of publication of the said variation;

AND, WHEREAS, the Government of Gujarat has not received any suggestions or objections;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

(a) sanctions the said variation to be made in the said Revised Development Plan, as set out in schedule appended hereto; and

(b) specifies that the variation so set out shall come into force from the 21st June, 1999.

SCHEDULE

Variation to the Final Revised Development Plan for the Vadedara Urban Development Authority sanctioned under Government Notification Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP/1294/4036/L, dated the 25th October, 1996.

The lands bearing R. S. No. 478/A, B, 430 and 735 of Atladara designated for the purpose of "Open Space" in the sanctioned revised Development Plan of "VUDA" shall be deleted and the lands so released shall be designated for "Educational Purpose" for Bharti Seva Samaj which shall have buildings with maximum permissible built up area 20% of the plot area and with floors upto 1st Floor only, as shown in the accompanying plan under Section 12 (2) (O) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st May, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/80 of 1999/TPS-1297-357-L.—WHEREAS under Government Notification, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, No. GH/V/77 of 1985/TPS-1282-1437(85)/L, dated 3rd July, 1985, the Government of Gujarat, in exercise of the powers conferred by Section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) has sanctioned the Town Planning Scheme, Sama No. 11 (Final).

AND WHEREAS, the Government of Gujarat has considered the above Town Planning Scheme to be defective on account of error ;

AND, WHEREAS the Government of Gujarat is satisfied that variation required is not substantial ;

NOW, THEREFORE, in exercise of the powers conferred by Sub-section (2) of the Section 70 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat, hereby :—

1. Publishes a draft of the variation in the aforesaid Town Planning Scheme Sama No. 11 (Final) as set out in the schedule appended hereto ;

2. Calls upon the persons affected by the proposed variation to communicate, in writing, their objections, if any, to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, through the Vadodara Municipal Corporation within a period of one month from the date of publication of this Notification in the Official Gazette; and

3. States that the draft variation shall be kept open to the inspection of the public at the office of the said Vadodara Municipal Corporation, during the office hours for the aforesaid period of the one month.

SCHEDULE

In the Town Planning Scheme, Sama No. 11 (Final) sanctioned *vide* Government Notification, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar No. GH/V/77 of 1985/TPS-1282-1437(85)-L, dated the 3rd July, 1985, the following correction shall be made in Redistribution and Valuation Statement (Form No. E) under Section No. 70(2) of the Gujarat Town Planning and Urban Development Act, 1976.

(1) As per attached Form No. "F".

(2) The necessary changes in the scheme record, because of corrections shall be complied by Vadodara Municipal Corporation.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty & Joint Secretary to Government,



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st May, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/81 of 1999/TPS/1598/3508/L.—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Ahmedabad Urban Development Authority, Ahmedabad declared its intention of making of the Town Planning Scheme No. 22 (Chandkheda) ;

AND WHEREAS under Sub-section (1) of Section 42 of the said Act, the Ahmedabad Urban Development Authority (hereinafter called the "said Urban Development Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme No. 22 (Chandkheda) ;

AND WHEREAS after taking into consideration the objections received by it the said Urban Development Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein ;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby :—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto,

(b) states that the said scheme shall be kept open to the inspection of the public at the office of the Ahmedabad Urban Development Authority, Ahmedabad during office hours on all working days ;

SCHEDULE

1. The Town Planning Officer to be appointed for finalizing the Town Planning Scheme shall take necessary action to maintain the uniform standard of deduction and shall make uniform deduction wherever less deduction are made for the open land of original plots included in the Town Planning Scheme and for the purpose of development permission, for the land of original plot for which the deduction has been made the necessary deduction may be made.

2. The area of the plots allotted for socially and economically weaker section of society in the Town Planning Scheme, as far as possible shall be maintained according to the provision of the Act, and to do accordingly the Town Planning Officer to be appointed for finalizing the Town Planning Scheme, shall take necessary action.

3. As per decision taken in the 173rd Board meeting AUDA regarding submission of draft Town Planning Scheme for sanction where the area of common plot of the existing societies is less than 1000 sq. mts., the reservation of "Open Space" suggested in such area shall be deleted and where area of common plots is minimum 1000 sq. mts. then only it shall be earmarked for the public purpose for this, the Town Planning Officer to be appointed for finalizing the Town Planning Scheme shall take necessary action.

4. While finalizing the Draft Town Planning Scheme, the Town Planning Officer shall possibly consider the alignment of Development Plan Road as per the alignment proposed in Revised Development Plan of Ahmedabad Urban Development Authority.

By order and in the name of the Governor of Gujarat.

V. B. DAVE

Officer on Special Duty & Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st May, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/82 of 1999/TPS/1599/62/L.—WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/72 of 1997/TPS/1595/3218/L, dated 10th June, 1997, the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned a draft Town Planning Scheme, Vejalpur No. 3 (First Varied) (hereinafter referred to as "the said draft scheme") submitted to it the Ahmedabad Urban Development Authority;

AND WHEREAS in exercise of the powers conferred by section 50 of the said Act, Government of Gujarat had appointed the Town Planning Officer for the said draft scheme;

AND WHEREAS the Town Planning Officer appointed has submitted to the Government of Gujarat the Town Planning Scheme, Vejalpur No. 3 (First Varied) Preliminary Scheme (hereinafter referred to as "the said Preliminary Scheme") as required under sub-section (2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976);

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

(a) sanctions the "said preliminary scheme" without any modifications;

(b) states that the said scheme shall be kept open to inspection by the public at the office of the Ahmedabad Urban Development Authority during office hours on all working days except Sunday and holidays; and

(c) fixes the 22nd day of June, 1999 as the date for purpose of clause (b) of sub-section (2) of the said section 65.

By order and in the name of the Governor of Gujarat.

V. B. DAVE

Officer on Special Duty and Joint Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th May, 1999.

GUJARAT ELECTRICITY (SUPPLY) RULES, 1966.

No. : GHU/99/(26)/ESA/1198/5703/K.—Whereas the State Government has prescribed the terms and conditions of the appointment of Shri Nalinbhai Bhatt as Chairman of Gujarat Electricity Board, Vadodara, except the emoluments vide Govt. Notification No. : GHU/99/(2)/ESA/1198/5703/K, dated 5th January, 1999.

Now, in pursuance of Rule 4 (ii) of the Gujarat Electricity (Supply) Rules, 1966, Government of Gujarat is pleased to prescribe Rs. 19,000/- per month and admissible allowances thereon as per Govt. Rules such as D.A., H.R.A., C.L.A., etc., as emoluments, to Shri Nalinbhai Bhatt during his tenure as Chairman of Gujarat Electricity Board, Vadodara.

By order and in the name of the Governor of Gujarat,

M. M. JOSHI,
Under Secretary to Government.



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PART—IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th May, 1999.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GHG/99/68/MVR/1096/865/KH.—Whereas the draft rules further to amend the Bombay Motor Vehicles Tax Rules, 1959 were published as required by sub-section (1) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) at page 227 of the Gujarat Government Gazette Part IV-B dated 2nd September, 1998 under Government Notification Home Department No. GHG/98/149/MVR/1096/865/KH, dated 2nd September, 1998 inviting objections and suggestions from all persons likely to be affected thereby till 1st October, 1998.

AND WHEREAS, the objections or suggestions received by the Government in respect of the said notification have been considered by the Government.

NOW, THEREFORE, in exercise of the powers conferred by clause (a) of sub-section (2) of section 23 of the Bombay Motor Vehicles Tax Act 1958 (Bom. LXV of 1958) the Government of Gujarat hereby makes the following rules, further to amend the Bombay Motor Vehicles Tax Rules, 1959 namely:—

1. These rules may be called the Bombay Motor Vehicles Tax (Gujarat Amendment) Rules, 1999.
2. In the Bombay Motor Vehicles Tax Rules, 1959, in rule 5, after sub-rule (2), the following sub-rule shall be inserted, namely:—

"(2A) (i) Where the non use of the designated omnibus referred to in section 3A, exceeds three months, a declaration in form NT shall be made to the State Government or such officer as may be authorised by the State Government in this behalf, through the appropriate Taxation Authority."

(ii) If the State Government or the authorised Officer is satisfied that designated omnibus in respect of which a declaration in form NT has been made has not been used or kept for use for the whole or part of the period mentioned in the declaration and for which the tax has not been paid, it shall certify that such omnibus has not been used or kept for use for the whole or part of such period and an endorsement to that effect shall be made in the certificate of taxation.

By order and in the name of the Governor of Gujarat,

R. B. BARA,

Under Secretary to Government.



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PART—IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th May, 1999.

BOMBAY SHOPS AND ESTABLISHMENT ACT, 1948.

No. : GHR/99/86/BSE/1097/10173/Part-I-M-(3) :—In exercise of the powers conferred by section--4 of the Bombay Shops and Establishment Act, 1948 (The Bombay Act No. LXXIX of 1948) the Government of Gujarat hereby exempts from all the provisions of the said Act, in relation to Somnath Trust, Prabhas--Patan, SOMNATH, in the State of Gujarat.

By order and in the name of the Governor of Gujarat,

T. A. SAIYED,

Section Officer,

Labour and Employment Department.



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PAT IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st June, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/85 of 1999/TPS-1498-52-L.—WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/174 of 1988/TPS/1400/3090/L dated the 19th September, 1988 the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned a draft Town Planning Scheme, Surat No. 5 (Umra North) (hereinafter referred to as "the said draft scheme") submitted to it by the Surat Municipal Corporation, Surat ;

AND WHEREAS in exercise of the powers conferred by Section 50 of the said Act, Government of Gujarat appointed the Town Planning Officer for the said draft scheme ;

AND WHEREAS the Town Planning Officer has submitted to the Government of Gujarat the Town Planning Scheme, Surat No. 5 (Umra-North) Preliminary Scheme (hereinafter referred to as "the said preliminary scheme") as required under sub-section (2) of section 52 and section 61 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) ;

AND WHEREAS the petitioner Shri Chhaganbharti Pranbharti filed SCA No. 4545/91 against the Gujarat State Government and Ors. in the Hon'ble Gujarat High Court ;

AND WHEREAS the petitioner Shri Razab Ali Meghani filed CA No. 9922/96 in SCA No. 4545/91

AND WHEREAS in aforesaid SCA No. 4545/91 and CA No. 9922/96, Hon'ble Gujarat High Court has passed the following Order on 7th May, 1997 ;—

"The Order Status Quo granted in main petition SCA No. 4545/91 is confined to petitioners land bearing Original Survey No. 17/P of Final Plot No. 5 of Town Planning Scheme No.5, Surat (Umra-North). The authorities would be at liberty to enforce the Town Planning Scheme and pass all consequential Orders in relation to other lands of final plots included in the scheme."

AND WHEREAS the Petitioner Shri Chetnaben Dilipkumar Sutaria filed SCA No. 7085/97 against State Government and Others in the Hon'ble Gujarat High Court ; which as reported by Chief Town Planner, Gujarat State, Gandhinagar vide his letter dated 26-11-1998, is , at present, pending with Hon'ble Gujarat High Court at admission stage.

AND WHEREAS in SCA. No. 831/98 Hon'ble High Court of Gujarat has directed to the Government to consider the re-allotment of Final Plots against Original Plot No. 20, while sanctioning the Preliminary Scheme ;

NOW, THEREFORE, in exercise of the powers conferred by Section 65 of Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:-

- (a) Sanctions the said Preliminary Scheme Subject to:--
 - (i) Modification enumerated in schedule appended hereto ;
 - (ii) Aforesaid Order dated 7-5-1997 of Hon'ble High Court in CA No. 9922/96 in SCA No. 4545/96 and the SCA No. 7085/1997 the final decision so far as it relates to the matter involved in Hon'ble Gujarat High Court ;
- (b) States that the said Preliminary Scheme shall be kept open to inspection by public at the office of the Municipal Corporation, Surat during office hours on all working days ;
- (c) Fixes the 1-7-99 as the date for the purpose of clause (b) of sub-section (2) of the said Section 65.

SCHEDULE

In the Preliminary Town Planning Scheme, Surat No. 5 (Umra-North) General Development Control Regulation appended shall be treated as excluded.

(1) The lands covered under the scheme area shall be subject to Urban Land Ceiling Act, 1976 and subject to the decision in accordance with the said Act ;

(2) In the Preliminary Scheme documents on Page No. 209 to 366 the Development Control Regulations shall be treated as excluded.

(3) While finalising the Preliminary Scheme the 12 mt. wide Town Planning Scheme road proposed by the Town Planning Officer at the Western Boundary of Original Plot No. 52/A/11, shall be reduced to 6 mt. wide road and the lands so released shall be merged in the Final Plot No. 89 as shown in appended Map No. 1.

(4) As per the proposal of the Preliminary Scheme, In lieu of Original Plot No. 20, Final Plot No. 17 and 163 are allotted (As mentioned at Sr. No. 23 of Redistribution Statement, Page 83). From this proposal F. P. No. 17 which was allotted, has been deleted and instead of this Final Plot No. 17, Final Plot No. 18 has been allotted similarly. Final Plot No. 18 (District Centre) which has been allotted to Appropriate Authority, (i.e. Surat Municipal Corporation) has been deleted and instead of Final Plot No. 18, Final Plot No. 17 has been allotted to Surat Municipal Corporation as shown in appendix Map No. 2.

This modification is subject to the implementation of EWS Housing Scheme under ULC as contended/represented by the petitioner Shri Hasmukhbhai T. Patel. Under no circumstances other use would be permitted. In case of non-compliance by petitioner/applicant the said Town Planning Scheme shall be varied and regular deduction shall be made from the land of petitioner.

(5) The redistribution Statement of the Preliminary Scheme is modified as per Item No. 3 and 4 of the Schedule.

By order and in the name of the Governor of Gujarat

V. B. DAVE,

Officer on Special Duty and Joint Secretary to the Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar 1st June, 1999

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/86 of 1999/TPS-2798-4056-L.—WHEREAS under Govrenmetn Notification, Urban Development and Urban Housing Department No. GH/V/222 of 1992/TPS-2791-3251-(92)-L, dated 20-10-1992 the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned as draft Town Planning Scheme, Unja No. 4 (hereinafter referred to as "the said draft scheme") submitted to it by the Unja Nagarpalika ;

AND WHEREAS in exercise of the powers conferred by section 50 of the said Act, Government of Gujarat had appointed the Town Planning Officer for the said draft scheme ;

AND WHEREAS the Town Planning Officer appointed has submitted to the Government of Gujarat the Town Planning Scheme, Unja No. 4 Preliminary Scheme (hereinafter referred to as "the said Preliminary Scheme") as required under sub-section (2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) ;

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. 27 of 1976) the Government of Gujarat hereby :—

- (a) sanctions the "said preliminary scheme" without any modifications ;
- (b) states that the said scheme shall be kept open to inspection by the public at the office of the Unja Nagarpalika (Unja Area Development Authority) during office hours on all working days except Sunday and holidays, and
- (c) fixes the 2nd day of July, 1999 as the date for the purpose of clause (b) of sub-section (2) of the said Section 65.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd June, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. : GH/V/87 of 1999/DVP/1998/5053/L. - WHEREAS, the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the Development Plan of Junagadh Area Development Authority sanctioned under Govt. Notification, Urban Development and Urban Housing Department No. : GH/V/58 of 1988/DVP/1982/748/(88)/L dated 16th March, 1988.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976), the Government of Gujarat hereby :-

1. Proposes to modify the aforesaid revised development plan by way of variation in the manner specified in the Schedule appended hereto, and
2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to Govt. of Gujarat, Urban Development and Urban Housing Deptt. Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation to the Development Plan of Junagadh sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/58 of 1988/DVP/1982/748 (88)/L dated 16th March, 1988.

Following additional Regulations are incorporated in the sanctioned G.D.C.R. of Junagadh Area Development Authority :-

BUILDING BYE-LAWS FOR JUNAGADH AREA DEVELOPMENT AUTHORITY DEFINITIONS:-**(1) ADDITION TO BUILDING :-**

Addition to building means addition to the cubic contents or to the floor area of a building.

(2) AUTHORITY :-

Authority means Junagadh Area Development Authority (JADA) under Section 6 of the Gujarat Town Planning and Urban Development Act, 1976.

(3) CARPET AREA :-

Carpet Area means the net floor area of room excluding the area occupied by walls.

(4) EXTERNAL AIR OR OPEN AIR SPACE :-

Shall mean space open to sky.

(5) "EXTERNAL WALL" :-

External wall shall mean an other wall or a vertical closer of any building not being a party wall even though adjoining to a wall of another building and it also means a wall abutting on a interior open space of any building. The thickness of External and load bearing wall shall be minimum 0.23 m.

(6) LOFT :-

Loft shall mean an intermediate floor between two floors with a maximum height of 1.2 mts. from the slab and which is constructed or adopted for storage purpose.

(7) OFFICE BUILDING :-

Office Building shall mean any building intended or used for Business Purpose, and no part of which is used for living purpose except by the care-taker and his family.

(8) PUBLIC BUILDING :-

Public Building except where otherwise defined shall mean a building used or constructed or adopted to be used either ordinarily as a place of public worship, or a Hospital, Hotel Restaurant Public Hall, Public Concert Room, Lecture Room, Exhibition Room, or as a public place or Assembly or entertainment for person admitted there to by tickets or otherwise or used or constructed or adopted to be used either or ordinarily or occasionally for any other public purpose.

BUILDING BYE-LAWS FOR JUNAGADH AREA DEVELOPMENT AUTHORITY (JADA) :-

(1) Minimum area of a building unit when subdivided shall be 18.00 sq. mts.

(2) ACCESS TO BUILDING :-

(i) Every person who erects a building (apartment or flat type) shall provide as means of access to such building a clear path way not less than 3.00 mts. in width from street to the door or such building.

Such pathway shall always be kept open to sky no projection or overhang shall be permitted over such pathway.

Provided that the concerned authority may relax or waive requirement on individual merit.

The area of such pathway shall be clearly indicated in the plan.

(ii) A person who undertakes construction work on a building shall not reduce the access to any building previously existing below the minimum requirement.

(3) OPEN SPACE :

1. CHOWK :—

No person shall erect, construct or reconstruct from foundation or plinth a residential building more than 9.00 mts. in depth from its front without providing an open space or chowk open to sky from plinth level for every 9.00 metres depth of the building, or atleast 5.6 Sq. Mts. which may be reduced to a minimum of 2.8 Sq. Metres in case if the width of the property to be developed is 4.5 metres or less. This shall not be applicable to a building having doors and windows opening atleast on two sides over streets or open compound notless than 2.4 metres wide provided the depth does not exceed 18 metres.

NOTE :

If more than 1/3rd the width of a verandah is covered by bath-room, W. C., Staircase or like the depth of Varandah shall be included in determining the depth of a building.

2. WATER CLOSET & BATH-ROOM :—

In case of water closet, bath room, and Sanitary blocks, the open air space shall be provided as under :— If W.C. or Bath does not get ventilation from street or margin, atleast one of the walls of a water closet, bath room or sanitary block shall have an opening i. e. open to sky space of area 1.2 Mt. X 1.5 Mt. for ventilation.

3. JOINT OPEN AIR SPACE :—

If such interior or exterior open air space is jointly owned by morethan one person, then its dimension shall also be as specified above: Provided that every such person agrees in writing to allow his portion for such join open air space to be used for the benefits of all building on such joints open air space to be used for the benefits of all buildings on such joint open air space and provided he submits written consent to the authority for record. Such common open air space shall thereforth be treated as a permanently open air-space required for the purpose of these regulations. No boundary wall between such a joint open air space shall be erected to a height of more than 2.1 Mts.

4. OPEN SPACE TO BE OPEN TO SKY:—

Every open space whether exterior or interior, provided in pursuance of any regulations, bye-laws or under an agreement lodged with the Authority shall be kept free from any erection thereon and shall be kept open to sky and no cornice roof or weather shed more than 0.3 Mt. wide shall overhang or project over the said open space so as to reduce the clear width to less than 2.00 Mts. Every such open space or chowk shall have suitable and sufficient access. No open drain, except for rain water, shall be constructed in any open space required by these regulations.

No construction work on a building shall be allowed if such work operates to reduce an open air space of any other adjoining building belonging to the same owner to an extent less than what is prescribed by any of these regulations inforce at the time of the proposed work to further reduce such open space if it is already less than what is prescribed.

(4) THE MINIMUM AREA AND DIMENTIONS OF THE ROOMS SHALL BE AS UNDER :—

1. 9.00 Sq. Mt. with no side less than 2.4 Mts. for living room, dinning room, pagi room and library room.
2. 7.22 Sq. Mts. for Hostel rooms with no side less than 2.4 Mts.
3. 5.4. Sq. Mts. for Store room, Kitchen room, with no side less than 1.8 Mts.
4. 1.2 Sq. Mts. for Bath room Pooja, room, Dressing room, Water room, and Coal room with no side less than 0.90 M. and 1.8 Sq. Mts. for combined bath and W. C. (i.e. toilet).
5. 12 Sq. Mts. with width not less than 2.7 metre and clear height not less than 2.0 Mts at any point in case of garage of parking.

6. 0.81 Sq. Mts. for Urinal, Privy or W. C. washing room with side not less than 0.9 Mt.
7. 15.00 Sq. Mt. with width not less than 3.00 Mts. and depth not less than 4.00 Mts. for shops and building used for service establishment Commercial and purposes.
8. In case of Shopping Centre the minimum dimensions of the shop shall be 15.00 Sq. Mts. and of stall shall be 2.0 mts. X 1.5 Mts.
9. The lost at a minimum height of 2.00 Mts. not exceeding 1/3 rd area of the room may be allowed in any room.
10. A Stair room or cabin with minimum size of 2.00 Mts. X 3.00 Mts shall be permitted.

(5) PLINTH AND CELLAR :-

1. No building shall have plinth less than 45 cms. measured from the crown of the road in front of the building unit provided that the ground floor or a building may be permitted on pillars instead of an solid plinth subject to the condition that at no point the height of the Slab of the ground floor over the ground level shall be less than 2.4 Mts. and further that this space shall at all times be kept free from any enclosure except for a genuine stair case and sanitary blocks:

Provided further that a Bath room, a Staircase room, Pump room, or Water Closet may be allowed with a minimum plinth of 30 cms and that the Garage and Coal room may have no plinth.

2. In a building unit cellar may be permitted on the following conditions :-

- (i) Height of the cellar shall not be less than 2.00 mts. Clear from top of the flooring to the bottom of the ceiling.
- (ii) Number of stairs should be so constructed that any point in a cellar shall not be away from the stair by more than 2.25 Mts.
- (iii) "Clear width of stair leading to the cellar shall not be less than 90 Cms. for residential building and 1.2 Mts. for other purpose."
- (iv) No stair to be constructed under this regulation will consist of any wooden materials.
- (v) The Minimum ventilation opening should be 1/10th of the floor area of cellar. The Material of the construction and fixture of the cellar should be of fire resisting nature and in no case wood shall be used as structural part of the cellar and for any fixture thereof.
- (vi) No water connection or drainage connection shall be permitted in the cellar.
- (vii) In no case, cellar shall be permitted for domestic use such as Bed room, Living room, Kitchen etc.
- (viii) If the cellar is to be constructed below low rise residential building the condition No. (iii) shall not be applicable.
- (ix) The Cellar shall not be allowed for the storage of inflammable materials.
- (x) If the Cellar will be used for the Commercial purpose, Commercial Complex, or any other saleable purpose. The built up area of such saleable area shall be counted for the F. S.I. calculation purpose.

(6) HEIGHT OF FLOORS :-

Minimum height of the various rooms and floors in a building measured from pavement to bottom of the lowest structural member at any point shall be as under :-

- (i) 2.4 metres for Dinning; Kitchen, Varandah, Bathroom, Coal room, Passage, Stair Cabin and Pump room.

(ii) 2.6 metres in case of ground floor and upper floor used for domestic or Commercial purpose. If false ceiling is provided its minimum clear height shall be 2.00 Mts.

(7) LOFT :—

The loft at a minimum height of 2.00 mts. not exceeding 1/3rd area of the room shall be permitted in any room.

(8) STAIRS, LOBBIES AND CORRIDORS :—

(A) The width of lobbies and corridors in a building shall be as under :—

(i) In case of Residential Buildings the minimum width of corridor shall be 1.0 Mt. upto 3.00 Mts. length and for additional length of 3.00 Mts. or part thereof the width of the corridor shall be increased by 15.0 Cms. upto a maximum of 2.5 Mts.

Provided that if a corridor is leading to a sanitary block or a W. C. width can be reduced upto 75.0 Cms., if the length is not more than 3.0 Mts.

(ii) In case of non residential building minimum clear width of corridor shall be 1.20 Mts. upto 30. Mts. length and for any additional length of 3.00 Mts. or part thereof the width of the corridor shall be increased by 15.0 Cms. upto a maximum of 3.0 Mts.

(B) In case of Residential Building to be constructed upto three floors, excluding the ground floor (low rise residential building) the clear width of the Stair shall not be less than 90.0 Cms.

(C) In case of Non-Residential Building to be constructed with more than three floors excluding the ground floor (i.e. High rise Non-Residential Building) the width of the stair shall not be less than 1.5 Mts.

(D) One stair case for every six tenements for part thereof on each floor or for every 500 Sq. Mts. or part thereof floor area provided on each floor, which ever is more, shall be provided.

(E) The stair case shall be so located that it shall be within accessible distance of not more than 15.0 Mts. from any entrance of tenement or an office provided on each floor.

(F) Every tenement or office shall be provided with a passage corridor from the staircase and a lift-well. In no case, however shall any part of a projected balcony be utilised for provisions of such a passage or corridor.

(G) The Design of the stair alongwith the tread and riser shall comply with the provisions of the National Building Code for that class of building.

NOTE :—

No tread of a staircase shall be less than 25 Cms. in depth and no riser shall exceed 18 cms. in height.

(8) ELEVATORS (LIFTS) :

A Lift shall be provided in all the buildings having more than three floors excluding the ground floor (i.e. High rise building) as prescribed hereunder :—

(i) Lift shall be provided at the rate of One lift for 20 Tenements or part thereof for residential building and at the rate of one Lift per 1,000 Sq. Mts. or part thereof built-up area for Non Residential Building.

Tenements and Built-up area on ground floor and two upper floors shall not be considered for the above provisions.

Lift shall be provided from ground floor and shall be of maximum six persons capacity. The number of lifts may be adjusted on the basis of detailed calculations based on the relevant provisions of the national building code.

(ii) Notwithstanding anything contained in the above Development Regulations in case of building with 25 metres or more in height atleast two lifts shall be provided.

(9) SANITARY ACCOMMODATION :—

All the buildings when erected or re-erected from foundation or when additions to the floor are made shall be provided with minimum sanitary accommodations as under :—

The minimum clear internal dimension of water closet and bath room shall be 0.81 Sq. Mts. and 1.2 Sq. Mts. respectively with no side less than 90 cms. The Urinal shall be located in enclosed space.

(4) In case of office building and public building except Cinemas, Theatres, Meeting and Lecture Halls, Shops and Shopping Centres minimum Sanitary facilities shall be provided as under :—

(i) Every office building or Public Building shall be provided atleast one water closet.

(ii) W.C. shall be provided for each sex and number of such W.C. for each sex shall in every case be based up on the maximum number likely to occupy such building at any one time.

(iii) One Urinal shall be provided for every 25 males or part there of and one water closet for every 25 females or part there of up to 1000 persons. For any number exceeding 100, Urinal for every 50 persons shall be provided.

(iv) There shall be provided one W.C. for every 50 persons of each sex or part there of upto 500 persons for excess over 100, one W.C. for every 100 persons of each sex or part there of shall be provided however if the total number of employees in such a building or the number of persons likely to use such a building does not exceed 20, one W.C. each for both sexes shall be sufficient and no Urinal may be provided.

(v) The building shall be deemed to be occupied by persons or employees at the rate one per every 6 Sq. Mts. of the floor area and sanitary facilities shall be provided according to the number of employees or occupants to worked out.

(vi) Such W.C. and shall be in an accessible location and shall be provided with signs plainly indicating their purposes and the sex for which they are meant.

(B) EDUCATIONAL BUILDING :—

All types of Educational Building shall be provided with minimum sanitary facilities as follows:—

(i) Subject to minimum provisions of two W.C. and Five Urinals, there shall be one W.C. and four Urinals for every 200 Students or part thereof.

(ii) The authority may enforce the distribution of the above sanitary facilities to be provided at each floor of the buildings.

(C) COMMERCIAL BUILDING :—

One Latrine and One Urinals for every 4 Shops or part thereof shall be provided.

(D) RESIDENTIAL BUILDING OR RESIDENTIAL TENEMENTS :—

Each residential building or Residential tenement shall be provided with atleast one W.C. and one Bath room.

(10) VENTILATIONS :

Ventilations Rooms :

(4) He shall so construct every such rooms whether it is living room or a Kitchen that the same shall have for the purpose of Ventilation :

(i) A window or windows and Ventilation clear of the sash frames opening directly into an interior or exterior open air space or into open Varandah or Gallery abutting on such open air space having an opening not less than one tenth of two floor area of the room or an aggregating opening of doors windows and Ventilators of not less than One Seventh of floor area of the room.

Such aggregate opening in respect of sitting room, Hall or Dining room of there of more room tenements may be provided either by Windows, Ventilators or Doors, in such room abuts on a open varandah or Gallery.

(B) VENTILATION OF STAIRCASES:—

Every staircases provided under the foregoing causes shall be lighted and ventilated to the satisfaction of the authority from an open air space not less than 1. Sq. Mts.

(C) WINDOWS IN STAIR CASE BAY :

There shall be provided a window or windows of an aggregate area of atleast 1.2 Sq. Mts. on each storey in such of the wall of stair case room which abuts on such 1 Sq. Mts. open air space to light and ventilate such stair case.

(D) VENTILATION FROM THE TOP AND SKYLIGHT ETC :

When an open wall for light and ventilation within the space enclosed by stair way and its landing, is proposed to be, provided the least horizontal dimentions of which are equal to two-times the width of stair case. Than the requirement of clause (C) may dispensed with, provided that there shall be in the roof directly over each stair wall, a ventilating skylight provided with fixed or moveable louversesto the satisfaction of the authority. The glazed room for the skylight shall not be less than 3.7 Sq. Mts. in area no lift or any other fixture shall be erected in such stair case wall.

(11) PARKING :

Off street parking space for vehicles shall be provided for every new building constructed for the first use or when use of old building is changed to any of the uses as mentioned in the table below:—

Sr. No.	Type of Use	Parking space requirement	Remarks
1.	Residential (Flat/Appartment)	10% of total built-up area of all floors. Note:— (i) In case of building of height less than 10.0 mts. The Authority may relax parking requirement, taking into consideration the special circumstances if any.	50% of total parking space requirement shall be reserved for cars.
2.	Commercial and business establishment including business offices, Bank, Hotel, Guest House, Lodge Eating house, Restaurant etc.	20% of total built-up area of all floors. Note:— (i) 50% of the parking space shall be provided in the front.	50% of total parking space requirement shall be reserved for cars.

(12) PARKING LAY-OUT :-

Parking Lay-out shall fulfil the following conditions :-

1. The minimum width of access to street from Car parking space shall be 3.0 Mts.
2. The Car Parking shall have two independent accesses leading to street if its parking area capacity exceeds 300 Sq. Mts. parking area provided that one such excess may be permitted if its minimum width is 5 Mts.
3. The Minimum width of access to street if exclusively provided for Secooter and/or Cycle parking space, shall be 1.8 Mts.
4. The Scooter and/or Cycle parking space shall have two independent accesses leading to street if its capacity exceeds 250 Sq. Mts. parking area.

Provided that one such access may be permitted if its minimum width is 2.4 Mts.

5. If the parking space is not provided at street level, the gradient of ramp leading to parking space shall not be more than 14.3% i.e. The vertical riser shall not exceed more than 1 metre over a horizontal distance of 7 metres.

If the Capacity of such Car parking, space and /or Scooter/Cycle parking space exceeds 300 Sq Mts. parking area one or more independent ramp shall be provided leading to such space from Ground Level.

6. Clear head way of 2.0 Mts. shall be provided on every access leading to parking space and at any point in parking space.

7. The location, direction and level of parking space and its access on building unit in relation to street shall be provided as directed by the authority in each individual case, considering the direction of traffic flow, on street, its junction with other street and its level.

8. The general arrangement of parking Lay-out shall be in conformity with the general instructions as may be issued by authority from time to time.

9. In case of High rise building parking shall not be permitted in area within 6 Mts. from the perimetre of the building.

10. In case of low-rise building parking shall not be permitted in area within minimum margins.

(13) MAXIMUM PERMISSIBLE BUILT-UP AREA :-

The maximum permissible built-up area on any floor shall not exceed 80% of the area of the building unit. Atleast 50% of open area shall be kept in front, including set back area. However the above provision may be relaxed/waived in the genuine case of hardship based on merit of individual case.

(14) SAFETY OF BUILDING :

1. All external walls shall be minimum 20 Cms. thick if are of masonry walls and 10 Cms. thick if walls are of R.C.C.

2. The thickness of the load bearing walls in the case of masonry walled building shall be as under :-

Building with

Thickness of wall

- (i) Ground+One floor.
- (ii) Gound+Two floor.
- (iii) Ground+Three floors.

in	On	On	On	On
Cellar	G.F.	F.F.	S.T.	3rd
45 Cm.	23 Cm	23 Cm		
45 Cm.	23 Cm	23 Cm	23 Cm	
45 Cm.	35 Cm	23 Cm	23 Cm	

Provided that less thickness may be permitted if the structural designer deposits the detailed calculations and submit the certificate of safety under his signature and in particular certifying the maximum permissible stresses on an intended masonry wall is consistent with the provisions of the National Building Code.

3. Subject to any of the above regulations/Bye Laws every persons who under takes construction of a building and/or who designs the structural member of the building shall comply with the provisions of National Building Code prevailing at the relevant time of the provisions of the Indian Standard specifications published from time to time.

4. Every persons who undertakes the construction work on a building or directs or superwises such works shall be responsible and shall ensure use of sound and good quality building materials, property put together for optimum safety, He shall be liable for all consequences arising out of breach of this Regulations/Bye-Laws.

(15) HEIGHT OF BUILDING :

For the Road with in Connection with the Building Hight the Regulation No. 7 on Page -4 of Government Notification dated 16th March, 1988 shall apply.

(16) F.S.I. :

The Defination of F.S.I. shall be as per the definations of F.S.I. as mentioned in the Development Plan Definations.

(17) RELAXATION :

For unintentional unauthorised Construction upto Ten percent variation in F.S.I. and built-up area and 20% variation in margin may, for the reasons to be recorded in writing be made on merits of individual case.

The penalty for regulation of unintentional unauthorised construction shall be Rs. 1,000/- per Sq. Mts. of violated area in case of residential use and Rs. 2500/- per Sq. Ms. of the violated area in case of non-residential use.

(18) In gamtal area building should be kept minimum 1.0 mt. inside of the boundary of land owner and such 1.0 mt. land shall be deemed to be a part of the street and shall absolutely vest in the appropriate authority and no payment of compensation shall be claimed for the same. Such kept open space, shall be considered for the F.S.I. Calculation.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary to Government.



સત્યમેવ જયતે

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PAT IV-B

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કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૯મી મે, ૧૯૯૯.

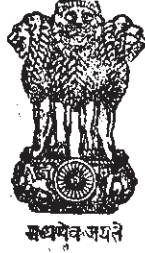
ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩.

ક્રમાંક જીએચકેએચ/૩૬/એપીએમ/૧૦૮૯/૧૬૮૨/ગ.—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ ૧૯૬૩ (સને ૧૯૬૩)ના ગુજરાતના અધિનિયમ નં. ૨૦ (જેનો આમાં હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે તે)ની કલમ-૧૧(૧) તથા ગુજરાતના ખેતીવાડી ઉત્પન્ન બજારો બાબતના નિયમો-૧૯૬૫ના નિયમ-૨૭ અન્વયે મળેલી સત્તાની રુએ, નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગુજરાત રાજ્ય, ગાંધીનગરના તા. ૫મી જુલાઈ, ૧૯૯૫ના જાહેરનામા ક્રમાંક ઈ/ખસ/૮૫/૮૪/બસર/૭૬૮/ચ/૧૩૭૪/થી ચુંટણીથી નિયુક્ત કરવામાં આવેલ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, જમખંભાળીયા જી. જમનગરની મુદત તા. ૧૯મી ઓગસ્ટ, ૧૯૯૯ રોજ પુરી થાય છે. સદરહુ બજાર સમિતિ સામાન્ય ચુંટણીઓ હાથ ધરવાની થાય છે. પરંતુ નિયામકશ્રીના તા. ૨૨મી ઓગસ્ટ ૧૯૮૦ની સ્થાયી સુચના મુજબ ચોમાસા દરમિયાન બજાર સમિતિઓની ચુંટણીઓ કરવામાં આવતી નથી તે હકીકત ધ્યાનમાં લઈને બજાર સમિતિ, જમખંભાળીયાની મુદત વધારો કરવાની દરખાસ્ત વિચારણામાં હતી.

આથી પુખ્ત વિચારણાને અંતે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ની કલમ-૧૧(૪)(કક) હેઠળ સરકારશ્રીને મળેલ સત્તાની રુએ ખેત ઉત્પન્ન બજાર સમિતિ, જમખંભાળીયાની મુદત તા. ૨૦મી ઓગસ્ટ, ૧૯૯૯ થી ૩૧મી ડીસેમ્બર, ૧૯૯૯ સુધી લંબાવવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સી. બી. મહવાણ,
સેક્શન અધિકારી,
કૃષિ અને સહકાર વિભાગ,
ગુજરાત રાજ્ય.



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PART IV-B

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કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૯મીં મે, ૧૯૯૯.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩.

ક્રમાંક જીએચકેએચ/૩૭/એપીએમ/૧૦૯૯/૧૭૧૬-ગ.—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ (સને ૧૯૬૩)ના ગુજરાતના અધિનિયમ નં. ૨૦ (જેના આમાં હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે તે)ની કલમ-૧૧(૧) તથા ગુજરાત ખેતીવાડી ઉત્પન્ન બજારો બાબતના નિયમો-૧૯૬૫ના નિયમ-૨૭અન્વયે મળેલી સત્તાની રુએ, નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગુજરાત રાજ્ય, ગાંધીનગરના તા. ૨૬મીં જુન, ૧૯૯૯ના જાહેરનામા ક્રમાંક : ઈ/ખસ/૯૫/૭૩/બનણ/૪૯૧/થ/૧૩૧૯થી ચૂંટણીથી નિયુક્ત કરવામાં આવેલ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, પોરબંદર જિ. પોરબંદરની મુદત તા. ૯મી જુલાઈ, ૧૯૯૯ના રોજ પુરી થાય છે. સદરહુ બજાર સમિતિની સામાન્ય ચૂંટણીઓ હાથ ધરવાની થાય છે. પરંતુ નિયામકશ્રીના તા. ૨૨મી ઓગસ્ટ, ૧૯૮૦ની સ્થાયી સુચના મુજબ ચોમાસા દરમ્યાન બજાર સમિતિઓની ચૂંટણીઓ કરવામાં આવતી નથી તે હકીકત ધ્યાનમાં લઈને બજાર સમિતિ, પોરબંદરની મુદત વધારે કરવાની દરખાસ્ત વિચારણામાં હતી.

આથી પુખ્ત વિચારણાને અંતે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ની કલમ-૧૧(૪)(કક) હેઠળ મળેલ સત્તાની રુએ, ગુજરાત સરકાર, ખેત ઉત્પન્ન બજાર સમિતિ, પોરબંદર ની મુદત તા. ૯મી જુલાઈ, ૧૯૯૯ થી ૩૧મી ડિસેમ્બર, ૧૯૯૯ સુધી લંબાવવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સા. બી. મકવાણા,
સેક્શન અધિકારી,
કૃષિ અને સહકાર વિભાગ,
ગુજરાત સરકાર.



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કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૮મી મે, ૧૯૮૯.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩.

ક્રમાંક જીએચકેએચ-૩૮-એપીએમ-૧૦૮૯-૧૬૮૫-ગ.—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩(સને ૧૯૬૩)ના ગુજરાતના અધિનિયમ નંબર ૨૦(જનો આમાં હવે પછી “સદરહુ અધિનિયમ” તરફ ઉલ્લેખ કર્યો છે તે)ની કલમ-૧૧(૧) તથા ગુજરાતના ખેતીવાડી ઉત્પન્ન બજારો બાબતના નિયમો-૧૯૬૫ના નિયમ-૨૭ અન્વયે મળેલી સત્તાની રુએ નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગુજરાત રાજ્ય, ગાંધીનગરના તા. ૨૩મી જુન, ૧૯૮૫ના જાહેરનામા ક્રમાંક ઈ-ખસ-૮૫-૭૬-બસર-૮૧૬-થ-૨૩૧૮-થી ચૂંટણીથી નિયુક્ત કરવામાં આવેલ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, આણંદ ની મુદત તા. ૧૮મી જુલાઈ, ૧૯૮૯ ના રોજ પુરી થાય છે. સદરહુ બજાર સમિતિની સામાન્ય ચૂંટણીઓ હાથ ધરવાની થાય છે. પરંતુ નિયામકશ્રીની તા. ૨૨મી ઓગસ્ટ, ૧૯૮૦ની સ્થાયી સૂચના મુજબ થોડાસા દરમિયાન બજાર સમિતિઓની ચૂંટણીઓ કરવામાં આવતી નથી તે હકીકત ધ્યાનમાં લઈને બજાર સમિતિ, આણંદની મુદત વધારો કરવાની દરખાસ્ત વેચારણામાં હતી.

આથી યુક્ત વિચારણાને અંતે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ની કલમ-૧૧(૪)(કક) હેઠળ મળેલ સત્તાની રુએ ગુજરાત સરકાર ખેત ઉત્પન્ન બજાર સમિતિ, આણંદની મુદત તા. ૨૦મી જુલાઈ, ૧૯૮૯ થી ૩૧મી ડિસેમ્બર, ૧૯૮૯ સુધી લંબાવવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સી. બી. મકવાણા,
સેક્શન ઓફિસરી,
કૃષિ અને સહકાર વિભાગ.



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જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૯મી મે, ૧૯૯૯.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૩૯-એપીએમ-૧૦૯૯-૧૬૮૩-ગ.-ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૩)ના ગુજરાતના અધિનિયમ નં. ૨૦ (જેનો આમાં હવે પછી "સદરહુ અધિનિયમ" તરીકે ઉલ્લેખ કર્યો છે તે)ની કલમ-૧૧-(૧) તથા ગુજરાતના ખેતી-વાડી ઉત્પન્ન બજારો બાબતના નિયમો, ૧૯૬૫ના નિયમ-૨૭ અન્વયે મળેલી સત્તાની રુએ, નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગુજરાત રાજ્ય, ગાંધીનગરના તા. ૧૫ જુલાઈ, ૧૯૯૫ના જાહેરનામા ક્રમાંક :ઈ-ખસ-૯૫-૯૩-બસર-૯૦૫-૬-૧૫૦૮થી ચૂંટણીથી નિયુક્ત કરવામાં આવેલ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, પાલનપુર, જી. બનાસકાંઠાની મુદત તાં. ૩૦મી જુલાઈ, ૧૯૯૯ના રોજ પૂરી થાય છે. સદરહુ બજાર સમિતિની સામાન્ય ચૂંટણીઓ હાથ ધરવાની થાય છે. પરંતુ નિયામકશ્રીના તા. ૨૨મી ઓગસ્ટ, ૧૯૮૦ની સ્થાયી સૂચના મુજબ ચોમાસા દરમિયાન બજાર સમિતિઓની ચૂંટણીઓ કરવામાં આવતી નથી. તે હકીકત ધ્યાનમાં લઈને બજાર સમિતિ, પાલનપુરની મુદત વધારે કરવાની દરખાસ્ત વિચારણામાં હતી.

આથી પુખ્ત વિચારણાને અંતે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ની કલમ-૧૧-(૪) (ક) હેઠળ મળેલ સત્તાની રુએ ગુજરાત સરકાર ખેત ઉત્પન્ન બજાર સમિતિ, પાલનપુરની મુદત તા. ૩૧મી જુલાઈ, ૧૯૯૯ થી ૩૧મી ડીસેમ્બર, ૧૯૯૯ સુધી લંબાવવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે

સી. બી. મકવાણા
સેક્શન અધિકારી,
કૃષિ અને સહકાર વિભાગ.



सत्यमेव जयते

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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭મી મે, ૧૯૯૯.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ/૪૦/એપીએમ/૧૦૯૯/૧૬૮૪/ગ.—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૩) નાં ગુજરાતના અધિનિયમ નં. ૨૦ (જનો આમાં હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે તે)ની કલમ-૧૧-(૧) તથા ગુજરાતના ખેતીવાડી ઉત્પન્ન બજારો બાબતના નિયમે ૧૧૯૬૫ના નિયમ-૨૭ અન્વયે મળેલ સત્તાની રુએ, નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર ગુજરાત રાજ્ય, ગાંધીનગરના તા. ૨૮મી ઓગસ્ટ, ૧૯૯૫ના જાહેરનામા ક્રમાંક : ઈ/ખસ/૯૫/૭૪/બસર/૮૧૧/૫/૧૯૨૧થી ચૂંટણીથી નિયુક્ત કરવામાં આવેલ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, વલસાડની મુદત તા. ૧૭ જુન, ૧૯૯૫ના રોજ પૂરી થાય છે. સદરહુ બજાર સમિતિની સામાન્ય ચૂંટણીઓ હાથ ધરવાની થાય છે. પરંતુ નિયામકશ્રીના તા. ૨૨ ઓગસ્ટ, ૧૯૮૦ની સ્થાયી સૂચના મુજબ ચોમાસા દરમિયાન બજાર સમિતિઓની ચૂંટણીઓ કરવામાં આવતી નથી તે હકીકત ધ્યાનમાં લઈને બજાર સમિતિ, વલસાડની મુદત વધારો કરવાની દરખાસ્ત વિચારણામાં હતી.

આથી પુખ્ત વિચારણાને અંતે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ની કલમ-૧૧ (૪) (ક) હેઠળ મળેલ સત્તાની રુએ ગુજરાત સરકાર ખેત ઉત્પન્ન બજાર સમિતિ, વલસાડની મુદત તા. ૧૩ જુન, ૧૯૯૫ થી ૩૧મી ડિસેમ્બર, ૧૯૯૯ સુધી લંબાવવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સી. બી. મકવાણા,
સેક્શન અધિકારી,

કૃષિ અને સહકાર વિભાગ, ગુજરાત સરકાર.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th June, 1999.

No. : (GHN-15)/GSR/1099/(94)/TH : WHEREAS the draft of the Gujarat Sales Tax (Amendment) Rules, 1999 were published as required by sub-section (4) of section 86 of the Gujarat Sales Tax, 1969 (Guj. I of 1970) at Page 55-1 to 55-4 of the Gujarat Government Gazette, Extra-Ordinary, Part-IV dated 12th April, 1999, under the Government Notification, Finance Department No. : (GHN-10)-GSR-1099-(93)-TH, dated the 12th April, 1999, inviting objections or suggestions from all persons likely to be affected thereby within thirty days from the date of the publication of the said notification in the Official Gazette.

AND, WHEREAS, no objection and suggestions were received by the Government from any person on the said draft ;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) and (2) read with the proviso to sub-section (4) of section 86 of the Gujarat Sales Tax Act, 1969 (Guj. OF 1970), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Sales Tax Rules, 1970, namely :—

1. These rules may be called the Gujarat Sales Tax (Fourth Amendment) Rules, 1999.
2. In the Gujarat Sales Tax Rules, 1970 after rule 62A, the following rule shall be inserted, namely :—

“62 AA. PROCEDURE FOR TRANSIT PASS.

(1) The driver or the person-in-charge of a goods vehicle shall, in order to obtain a transit pass under section 59AA, submit an application, in triplicate, in Form 45E to the officer-in-charge of the check post or barrier, if any, established near the point of entry into the State or the first check-post or barrier, after his entry into the State (hereinafter referred to as the ‘entry check post’) or to any other officer empowered in this behalf, by the Commissioner.

(2) The Officer-in-charge of the entry check-post or such officer empowered shall, after examining the document and after making such inquiries, and after inspecting consignments and goods as he may deem necessary, issue a transit pass on the duplicate and triplicate copies of the application, retaining the original with himself. The transit pass shall specify the check-post or the barrier, (hereinafter referred to as the "exit check-post") of the State to be crossed by the vehicle, the route to be followed and the date and time upto which it should be so crossed.

3. (i) If for any reason, the vehicle after its entry into the State is not able to move out of the State within the stipulated time, the driver or person-in-charge of goods vehicle shall, seek extension of time from ;

(a) the officer who issued the transit pass; or

(b) any officer empowered to issue the transit pass in respect of the concerned entry check-post; or

(c) the assessing authorities of the area where the vehicle is stationed at the time of seeking extension of time.

ii) The officer specified in this sub-rule shall, after examining the reasons for delay and after such enquiry as he deems fit, extend the time of exit by suitable amending the transit-pass.

4. The driver or the person-in-charge of the goods vehicle shall surrender the duplicate copy of the transit pass at the specified exit check-post and allow the officer-in-charge of the check-post to inspect the documents, consignments and goods in order to ensure that the goods being taken out of the State are the same for which transit pass had been issued. The Officer-in-charge of the exit check-post shall issue a receipt on the triplicate copy of the transit pass for the duplicate copy surrendered by the driver or the person-in-charge of the goods-vehicle.

5. The officer-in-charge of the exit check post may, for the purpose mentioned in sub-rule (4) detain unload and search the contents of the vehicle.

6. If for any reason the transit pass issued does not specify the exit check-post of the State to be crossed and if for sufficient reasons the driver or the person-in-charge of the goods vehicle is unable to surrender the duplicate copy of such transit pass before exit from the State, the driver or the person-in-charge of the goods vehicle shall cause to surrender the copy to the officer-in-charge of the entry check-post either in person or by Registered post Acknowledgement Due within seven days from the date of crossing the State limits."

FORM 45-E
(See Rule 62 AA).

ORIGINAL
DUPLICATE
TRIPLICATE

Application for issue of Transit Pass

To,
The Officer incharge
_____ Check post/Barrier,

Sir,

I, _____ son of Shri _____
resident of _____

(full address) hereby declare that I am the owner or driver of vehicle/truck No. _____
belonging to _____

(name and address of the owner or transporting agency).

2. I hereby declare that the consignments mentioned in the Annexure annexed hereto being carried by the above mentioned vehicle are meant for destination to other State. They will not be unloaded or delivered any where in Gujarat State.

3. I may be issued a transit pass for the said purpose.

4. My vehicle/truck will cross Gujarat State and enter into _____
State border at _____ Checkpost/barrier on or before
_____ (date) _____ by _____
hours (time) _____

Place _____

Signature of Applicant,

Date _____

Time _____

TRANSIT PASS

Serial Number _____

Vehicle/Truck No. _____ carrying the consignments mentioned in the Annexure annexed
here to is permitted to cross the Gujarat State and enter into _____ (name of the Other State)
border at _____ Checkpost /barrier by _____ hour
on or before _____ (date) via., (National Highway/State Highway/District Road) _____
(Mention details of route).

Place _____

Signature of the Officer,

In charge of Entry Checkpost/barrier
(Full name, Designation with Seal)

Date : _____

Time : _____

Extension of Time

Time extended upto hours _____ on or before _____ (date) _____

Place _____

Signature of the Officer,

extending the time,
(Full name, Designation with seal).

Date _____

Time _____

Certified that I have received the duplicate copy of the transit pass.

Place _____

Signature of the Officer,

In charge of the Exit Checkpost/barrier
(Seal)

Date _____

Time _____

ANNEXURE

Sr. No.	G.C. Note No.	Name and Full address Of Consignee	Name and Full address of consigner	Deseri ption of Goods	Quantity	Value of Goods (Rs.)
1	2	3	4	5	6	7

1

2

3

1	2	3	4	5	6	7
4						
5						
6						
7						
8						
9						
10						
11						
12						

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government,
Finance Department.



सत्यमेव जयते

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PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th June, 1999.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

No. GHU - 99 : (11) : GID:1088 : 2199 (1) : G:- In exercise of the powers conferred by clause (b) of section 16 of the Gujarat Industrial Development Act, 1962 (Guj. XXIII of 1962), the Government of Gujarat hereby amends the Government Notification No. GHU / 75 / 41 / GID / 1974 / 4084 (vi) Ch Dated 6 - 05 - 1975 declaring Petro Chemical Complex Industrial Area as Notified Area.

In the said notification, for para (2), the following shall be substituted, namely:-

"(2) Appoints the Regional Manager / Manager, Gujarat Industrial Development Corporation, for the purposes of the assessment and recovery of any taxes, when imposed under the provisions so extended and in order to arrange for the expenditure of the proceeds of such taxes and for the preparation and maintenance of proper accounts and generally for enforcing the provisions so extended and".

By order and in the name of the Governor of Gujarat,

A. M. PARAMAR,
Under Secretary to Government.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th June, 1999.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

No. GHU - 99 : (12) : GID : 1098 : 2199 (2) : G :- In exercise of the powers conferred by clause (b) of section 16 of the Gujarat Industrial Development Act, 1962 (Guj. XXIII of 1962), the Government of Gujarat hereby amends the Government Notification No. GHU / 88 / 4 / GID / 1685 / 1901 / G1 Dated 21 - 01 - 1988, declaring Petro Chemical Complex (Expansion) Industrial Area as Notified Area.

In the said notification, for para (2), the following shall be substituted, namely:-

"(2) Appoints the Regional Manager / Manager, Gujarat Industrial Development Corporation, for the purposes of the assessment and recovery of any taxes, when imposed under the provisions so extended and in order to arrange for the expenditure of the proceeds of such taxes and for the preparation and maintenance of proper accounts and generally for enforcing the provisions so extended and".

By order and in the name of the Governor of Gujarat,

A. M. PARAMAR,
Under Secretary to Government.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th June, 1999.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

No. GHU - 99 : (13) : GID : 1098 : 2199 (3) : G :- In exercise of the powers conferred by clause (b) of section 16 of the Gujarat Industrial Development Act, 1962 (Guj. XXIII of 1962), the Government of Gujarat hereby amends the Government Notification No. GHU / 78 / 20 / GID / 1977 / 660 CH Dated 1 - 02 - 1978, declaring Ankleshwar Industrial Area as Notified Area.

In the said notification, for para (2), the following shall be substituted, namely:-

"(2) Appoints the Regional Manager / Manager, Gujarat Industrial Development Corporation, for the purposes of the assessment and recovery of any taxes, when imposed under the provisions so extended and in order to arrange for the expenditure of the proceeds of such taxes and for the preparation and maintenance of proper accounts and generally for enforcing the provisions so extended and".

By order and in the name of the Governor of Gujarat,

A. M. PARAMAR,
Under Secretary to Government.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th June, 1999.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

No. GHU - 99 : (14) : GID : 1098 : 2199 (4) : G :- In exercise of the powers conferred by clause (b) of section 16 of the Gujarat Industrial Development Act, 1962 (Guj. XXIII of 1962), the Government of Gujarat hereby amends the Government Notification No. GHU / 93 / 29 / GID / 1688 / 1588 / G1 Dated 6 - 09 - 1993, declaring Ankleshwar (Expansion) Industrial Area as Notified Area.

In the said notification, for para (2), the following shall be substituted, namely:-

"(2) Appoints the Regional Manager / Manager, Gujarat Industrial Development Corporation, for the purposes of the assessment and recovery of any taxes, when imposed under the provisions so extended and in order to arrange for the expenditure of the proceeds of such taxes and for the preparation and maintenance of proper accounts and generally for enforcing the provisions so extended and".

By order and in the name of the Governor of Gujarat,

A. M. PARAMAR,
Under Secretary to Government.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th June, 1999.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

No. GHU - 99 : (15) GID : 1098 : 2199 (5) G :- In exercise of the powers conferred by clause (b) of section 16 of the Gujarat Industrial Development Act, 1962 (Guj. XXIII of 1962), the Government of Gujarat hereby amends the Government Notification No. GHU / 93 / 32 / GID / 1091 / 603 / G1 dated 7 - 09 - 1993, declaring Sachin Industrial Area as Notified Area.

In the said notification, for para (2), the following shall be substituted, namely:-

"(2) Appoints the Regional Manager / Manager, Gujarat Industrial Development Corporation, for the purposes of the assessment and recovery of any taxes, when imposed under the provisions so extended and in order to arrange for the expenditure of the proceeds of such taxes and for the preparation and maintenance of proper accounts and generally for enforcing the provisions so extended and".

By order and in the name of the Governor of Gujarat,

A. M. PARAMAR,
Under Secretary to Government.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th June, 1999.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

No. GHU - 99 : (16) GID : 1098 : 2199 (6) : G :- In exercise of the powers conferred by clause (b) of section 16(b) of the Gujarat Industrial Development Act, 1962 (Guj. XXIII of 1962), the Government of Gujarat hereby amends the Government Notification No. GHU / 97(3) / GID / 1096 / 866 / G1 dated 30 - 01 - 1997, declaring Hajira Industrial Area as Notified Area.

In the said notification, for para (2), the following shall be substituted, namely:-

"(2) Appoints the Regional Manager / Manager, Gujarat Industrial Development Corporation, for the purposes of the assessment and recovery of any taxes, when imposed under the provisions so extended and in order to arrange for the expenditure of the proceeds of such taxes and for the preparation and maintenance of proper accounts and generally for enforcing the provisions so extended and".

By order and in the name of the Governor of Gujarat,

A. M. PARAMAR,
Under Secretary to Government.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th June, 1999.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

No. GHU - 99 : (17) GID : 1098 : 2199 (7) : G : In exercise of the powers conferred by clause (b) of section 16 of the Gujarat Industrial Development Act, 1962 (Guj. XXIII of 1962), the Government of Gujarat hereby amends the Government Notification No. GHU / 75 / 45 / GID / 1974 / 4084 (10) CH Dated 6 - 05 - 1975, declaring Vapi Industrial Area as Notified Area.

In the said Notification, for para (2), the following shall be substituted, namely:-

"(2) Appoints the Regional Manager / Manager, Gujarat Industrial Development Corporation, for the purposes of the assessment and recovery of any taxes, when imposed under the provisions so extended and in order to arrange for the expenditure of the proceeds of such taxes and for the preparation and maintenance of proper accounts and generally for enforcing the provisions so extended and".

By order and in the name of the Governor of Gujarat,

A. M. PARAMAR,
Under Secretary to Government.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th June, 1999.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

No. GHU - 99 : (18) GID : 1098 : 2199 (8) : G:- In exercise of the powers conferred by clause (b) of section 16 of the Gujarat Industrial Development Act, 1962 (Guj. XXIII of 1962), the Government of Gujarat hereby amends the Government Notification No. GHU / 98(53) / GID / 1098 / 877 / G dated 10 - 09 - 1998, declaring Panoli Industrial Area as Notified Area, as under:

In the said notification, (i) for para (2), the following shall be substituted, namely:-

"(2) Appoints the Regional Manager / Manager, Gujarat Industrial Development Corporation, for the purposes of the assessment and recovery of any taxes, when imposed under the provisions so extended and in order to arrange for the expenditure of the proceeds of such taxes and for the preparation and maintenance of proper accounts and generally for enforcing the provisions so extended and"

(ii) for para (4) the following shall be substituted, namely:-

"(4) provides that the Regional Manager / Manager, Gujarat Industrial Development Corporation, appointed under clause (2) shall be deemed to be a municipality under the Gujarat Municipalities Act, 1963 and Panoli Industrial Area shall be deemed to be a Municipal Borough, and"

By order and in the name of the Governor of Gujarat,

A. M. PARAMAR,
Under Secretary to Government.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

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PART IV-B

Rules and Orders (other than those published in Parts I, I A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 8th June, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/84/DNS/1097/1352/(99)/E.1.—The following draft of a notification which it is proposed to issue under clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) is published as required by sub-section (3) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objections or suggestions which may be received by the Commissioner of Prohibition and Excise, Gujarat State O/2, New Mental Hospital Building, Asarwa, Ahmedabad-380 016, from any person with respect to the said draft before the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. G/G/84/DNS/1097/1352/(99)/E.1.—In exercise of the powers conferred by clause (u) sub-section (2) of Section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Bombay Rectified Spirit (Transport in Bond) Rules, 1951.

1. These rules may be called the Bombay Rectified Spirit (Transport in Bond) (Gujarat Amendment) Rules, 1999.

2. In the Bombay Rectified Spirit (Transport in Bond) Rules, 1951 in rule 5.

(i) In sub-rule (1) for the letters and figures "Rs. 15/-" the letters and figures "Rs. 1000/-" shall be substituted.

(ii) In sub-rule (1) following proviso shall be added namely:—"Provided that in the case of Education Institution a pass in form II may be granted on payment of a fee of Rs. 250/- only.

By order and in the name of the Governor of Gujarat,

S. M. CHUNABA,

Under Secretary to Government of Gujarat.



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PART IV-B

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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 8th June, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/85/DNS/1097/1351/(99)/E.1.—The following draft of a notification which it is proposed to issue under clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) is published as required by Sub-Section (3) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the official Gazette.

2. Any objections or suggestions which may be received by the Commissioner or Prohibition and Excise, Gujarat State O/2, New Mental Hospital Building, Asarwa, Ahmedabad-380 016, from any person with respect to the said draft before the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. G/G/85/DNS/1097/1351/(99)/E.1.—In exercise of the powers conferred by clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Bombay Spirituous Preparation (Manufacturing) Rules, 1955, namely:—

1. These rules may be called the Bombay Spirituous Preparation (Manufacturing) Gujarat Amendment) Rules, 1999.

2. In the Bombay Spirituous Preparations (Manufacturing) Rules, 1955 in rule 5, in sub-rule (2).

(1) for the letters and figures "Rs. 300/-" letters and figures "Rs. 1000/-" shall be substituted.

(2) In proviso for the letters and figures "Rs. 75" the letters and figures "Rs. 250/-" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,

Under Secretary to Government of Gujarat.



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PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 8th June, 1999.

GUJARAT SLUM AREAS (IMPROVEMENT, CLEARANCE AND REDEVELOPMENT) ACT, 1973.

NO. GHV / 90 of 1999/ S.A.A/ 1095 /594/K: In exercise of the powers conferred by sub- section (2) of section 22 of the Gujarat Slum Areas (Improvement, Clearance and Redevelopment) Act, 1973 (Gujarat 11 of 1973), read with rule 3 and Rule 5 of the Gujarat Slum Areas (Improvement, Clearance and Redevelopment) Rules, 1975, the Government of Gujarat hereby appoints the person specified in the schedule annexed hereto to be the Hon. Official member of the Gujarat Slum Clearance Board with immediate effect till further orders.

SCHEDULE

- | | | |
|-----|--|--------|
| (1) | Shri Jitubhai Mehta
18, Ramnath para
Bala Hanuman Mandirvali Sheri
Rajkot -1. | Member |
|-----|--|--------|

By order and in the name of the Governor of Gujarat,

P. B. SOLANKI,
Deputy Secretary to Government.



सत्यमेव जयते

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-B) made by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th May, 1999.

No. : GHKH/31/99/APM/1297/M-212-G(93).—WHEREAS by Govt. Notification in Agriculture and Cooperation Department No. : GHKH-99/APM-1297/M-212-G (93) dated 30/4/99 (hereinafter referred to as the "said notification") issued under section 52 and section 5 of the Gujarat Agriculture produce Markets Act, 1963 (Gujarat Act No. XX of 1964) (hereinafter referred to as 'the said Act') the Government of Gujarat divided the market area of the Agricultural produce Market Committee (APMC), Kamrej District, Surat into two separate market areas, one comprising of Kamrej and Palsana taluka and the other comprising of Olpad taluka in respect of the purchase and sale of the Agricultural produce specified in the said notification.

NOW THEREFORE, in exercise of the powers conferred by section 54 of the said Act, the Government of Gujarat hereby—

(a) dissolves the Agricultural Produce Market Committee, Kamrej, Dist. Surat.

(b) directs that—

(1) the members of the market committee so dissolved shall vacate their offices from the date of the publication of this notification.

(2) market committee, shall be constituted for each of the two separate market areas into which the market area of the market committee so dissolved has been divided, namely (I) the market area comprising of Kamrej and (II) market area comprising of Olpad of Surat District.

(c) nominates the persons specified in Schedule-I appended to this order as the members of the APMC, Kamrej and the persons specified in Schedule II appended to this order as the members of the APMC, Olpad, District Surat.

(d) Specified that the members so nominated on the aforesaid two market committees shall hold office for a period of not more than two years from the date of the publication of this notification.

SCHEDULE

Members nominated on the Agricultural Produce Market Committee, Kamrej, Dist. Surat.

Sr.No.	Name	Place
Agriculturist Constituency :		
(1)	Shri Dahyabhai Chhaganbhai Desai	Valthan, Tal. Kamrej
(2)	Shri Hasubhai Devachhandbhai Patel	Vihan "
(3)	Shri Maganbhai Dahyabhai Patel	Ubhel "
(4)	Shri Kanchangiri Ramgiri Govsami	Bhairav "
(5)	Shri Dayanandbhai Balubhai Chaturvedi	Nansad "
(6)	Shri Dahyabhai Hirabhai Patel	Kadodara, Tal. Palsana.
(7)	Shri Pravinbhai Thakorabhai Nayak	Aairthan "
(8)	Shri Ketankumar Chimanlal Patel	Baleswar "
Traders Constituency :		
(1)	Shri Navinchandra Champaklal Dalwadi	Kholvad, Tal. Kamrej.
(2)	Shri Hasubhai Nanubhai Patel	Sevani "
(3)	Shri Harivadanbhai Natavarial Patel	Kholesvar "
(4)	Shri Parbhubhai Chhitubhai Patel	Tandi, Tal. Palsan.
Co-operative Kharid Veehan Mandali Constituency :		
(1)	Shri Bahadursinh Khusalsinh Desai	Delad, Tal. Kamrej.
(2)	Shri Dineshchandra Dolataray Desai	Ubhel "
Nagarpalika Representatives :		
(1)	Shri Dineshbhai Khadubhai Desai	Valthan Tal. Kamrej.
Government Representatives :		
(1)	Co-operative Officer (Marketing), Dist. Registrar, Coop. Socys. Dist. Surat.	
(2)	Extension Officer (Agriculture), Taluka Panchayat. Kamrej.	

SCHEDULE-II

Members nominated on the Agricultural Produce Market Committee, Olpad, Dist. : Surat.

Sr.No.	Name	Place
Agriculturist Constituency :		
(1)	Shri Ramanbhai Dhulabhai Patel	Bharudi, Ta. Olpad.
(2)	Shri Sukhadevbhai Ambubhai Hajari	Delad "
(3)	Shri Kishorhai Haribhai Patel	Olpad "
(4)	Shri Vasantbhai Ranchhoddbhai Patel	Sodalakhara "
(5)	Shri Jashavantsinh Prabhatsinh Khair	Bolav "
(6)	Shri Bhanabhai Gomanbhai Patel	Bhadol "
(7)	Shri Dhansukhbhai Nathubhai Patel	Barboda "
(8)	Shri Amulakhbhai Ranchhodaji Desai	Sandhiar "
Traders Constituency :		
(1)	Shri Mathurbhai Jankidas Shah	Sayan, Tal. Olpad
(2)	Shri Babulal Hirajal Jain	Olpad "
(3)	Shri Kailaschand Jamanadas Shah	Kim "
(4)	Shri Jagnath V. Dagalia	Talad "

1

2

3

Cooperative Kharid Veshan Mandli Constituency :

(1) Shri Kantibhai Naginbhai Patel

Pijaranj, Ta. Olpad.

(2) Shri Chimanbhai Gelabhai Patel

Airthan

Nagarpalika Representatives :**Government Representatives :**(1) Co-operative Officer (Marketing),
Dist. Registrar, Coop. Socys. Dist. Surat.(2) Extention Officer (Agriculture)
Taluka Panchayat, Olpad.

By order and in the name of the Governor of Gujarat,

K. B. MAKWANA,

Joint Secretary to the Government,
Agriculture & Co-operation Department.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૮મી મે, ૧૯૯૯.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૩૧-૯૯-ઓપીએમ/૧૨૯૭/મ-૨૧૨-ગ(૯૨) : ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ ૧૯૬૩ (સને ૧૯૬૪ ના ગુજરાત ના અધિનિયમ ૨૦) (જેના આમાં હવે પછી સદરહું અધિનિયમ, "તરીકે ઉલ્લેખ કર્યો છે તે)ની કલમ -૫૨ અને કલમ-૫૫ હેઠળ બહાર પાડેલા કૃષિ અને સહકાર વિભાગના તા. ૩૦-૪-૯૯ના સરકારી જાહેરનામા ક્રમાંક : જીએચકેએચ/૩૦/૯૯/ઓપીએમ/૧૨૯૭/મ-૨૧૨-ગ(૯૩) (જેના આમાં હવે પછી "સદરહું જાહેરનામા" તરીકે ઉલ્લેખ કર્યો છે તે)ની રૂએ ગુજરાતના સરકાર, સદરહું જાહેરનામામાં નિર્દિષ્ટ કરેલ ખેતી ઉત્પન્નના ખરીદ અને વેચાણ ના સંબંધમાં ખેત, ઉત્પન્ન બજાર સમિતિ, કામરેજ જિ. સુરત તેના બજાર વિસ્તારને બે જુદા જુદા બજાર વિસ્તારોમાં, એટલે કે (૧) કામરેજ અને પલસાણા તાલુકામાં બનેલા બજાર વિસ્તાર અને (૨) ઓલપાડ તાલુકાના બનેલા બજાર વિસ્તારોમાં વિભાજિત કરે છે.

હવે, તેથી સદરહું અધિનિયમની કલમ-૫૪ થી મળેલ સત્તાની રૂએ, ગુજરાત સરકાર આથી.---

(ક) ખેત ઉત્પન્ન બજાર સમિતિ, કામરેજ જિ. સુરત તેનું વિસર્જન કરે છે, અને

(ખ) આદેશ કરે છે કે --

(૧) એ રીતે વિસર્જિત બજાર સમિતિના સભ્યો, આ જાહેરનામું પ્રસિધ્ધ થાય તે તારીખથી તેમના હોદ્દા ખાલી કરવા,
(૨) એ રીતે વિસર્જિત બજાર સમિતિના બજાર વિસ્તારનું જમાં વિભાજન કરવામાં આવ્યું છે તેવા બે જુદા જુદા વિસ્તારો પૈકી દરેક બજાર વિસ્તાર માટે એટલે કે સુરત જિલ્લાના કામરેજ અને પલસાણા તાલુકાના કામરેજના બનેલા બજાર વિસ્તાર માટે એક અને ઓલપાડ તાલુકાના બનેલા વિસ્તારમાં એક બજાર સમિતિ રચવી.

(ગ) આ હુકમને જોડેલી અનુચૂચિ-૧ માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને ખેત ઉત્પન્ન બજાર સમિતિ, કામરેજના સભ્યો તરીકે અને આ હુકમને જોડેલી અનુચૂચિમાં -૨માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને ખેત ઉત્પન્ન બજાર સમિતિ, ઓલપાડના સભ્યો તરીકે નિયુક્ત કરે (ધ) ઉપર્યુક્ત બે બજાર સમિતિઓમાં એવીરીતે નિયુક્ત કરાયેલ સભ્યોના આ જાહેરનામું પ્રસિધ્ધ થયાની તારીખથી બે વર્ષથી વધુ નહીં તેટલી મુદત સુધી હોદ્દો ધરાવશે.

અનુસૂચિ-૧

ખેતી ઉત્પન્ન બજાર સમિતિ, કામરેજ જિ. સુરત તેમાં નિયુક્ત થયેલા સભ્યો.

અ. નં.	નામ	સ્થળ
ખેડૂત મતદાર વિભાગ		
(૧)	શ્રી. ડાહ્યાભાઈ ઇમનલાલ દેસાઈ	મું. વલથાણ, તા. કામરેજ.
(૨)	શ્રી હસુભાઈ દેવચંદભાઈ પટેલ	મું. વિહાણ, તા. કામરેજ.
(૩)	શ્રી મગનભાઈ ડાહ્યાભાઈ પટેલ	મું. ઉભેળ, તા. કામરેજ.
(૪)	શ્રી કંચનગીરી રામગીરી ગૌસ્વામી	મું. ભૌરવ, તા. કામરેજ.
(૫)	શ્રી દયાનંદભાઈ બાલુભાઈ ચતુર્વેદી	મું. નનસાડ, તા. કામરેજ.
(૬)	શ્રી ડાહ્યાભાઈ હિરાભાઈ પટેલ	મું. કડોદરા, તા. પલસાણા.
(૭)	શ્રી પ્રવિણભાઈ ઠાકોરભાઈ નાયક	મું. એરથાણ, તા. પલસાણા.
(૮)	શ્રી કેતનકુમાર ચીમનલાલ પટેલ	મું. બલેશ્વર, તા. પલસાણા.
વેપારી મત વિભાગ		
(૧)	શ્રી નવિનચંદ્ર ચંપકલાલ દલવાડી	મું. ખોલવડ, તા. કામરેજ.
(૨)	શ્રી હસુભાઈ નાનુભાઈ પટેલ	મું. સેવણી, તા. કામરેજ.
(૩)	હરિવદનભાઈ નટવરલાલ પટેલ	મું. ખોલેશ્વર તા. કામરેજ.
(૪)	શ્રી પરભુભાઈ છીનુભાઈ પટેલ	મું. તુંડી તા. પલસાણા.
સહકારી ખરીદ વેચાણ મંડળી મત વિભાગ		
(૧)	શ્રી દિનેશચંદ્ર દોલતરાય દેસાઈ	મું. ઉભેળ, તા. કામરેજ.
(૨)	શ્રી બહાદુર સિંહ ખુશાવસિંહ દેસાઈ નગરપાલિકાના પ્રતિનિધિ	મું. દેવાડ, તા. કામરેજ.
	શ્રી દિનેશભાઈ ખંડુભાઈ દેસાઈ	મું. વલથાણ, તા. કામરેજ.
સરકારશ્રીના પ્રતિનિધિ.		
(૧)	સહકારી અધિકારી (બજાર) જિલ્લા રજિસ્ટ્રાર, સહકારી મંડળીઓ, જિ. સુરત કચેરી.	
(૨)	વિસ્તરણ અધિકારી (ખેતી) તાલુકા પંચાયત કામરેજ.	

અનુસૂચિ-૨

ખેત ઉત્પન્ન બજાર સમિતિ ઓલપાડ જિ. સુરત તેમાં નિયુક્ત થયેલ સભ્યો

અ. નં.	નામ	સ્થળ
ખેડૂત મત વિભાગ		
(૧)	શ્રી રમણભાઈ ધુળાભાઈ પટેલ	મું. ભાંડી, તા. ઓલપાડ, જિ. સુરત.
(૨)	શ્રી સુખદેવભાઈ અંબુભાઈ હજીરી	મું. દેવાડ, તા. ઓલપાડ.
(૩)	શ્રી કૌશલભાઈ હરીભાઈ પટેલ	મું. તા. ઓલપાડ.
(૪)	શ્રી વસંતભાઈ રણછોડભાઈ પટેલ	મું. સોદલાખારા, તા. ઓલપાડ.
(૫)	શ્રી જયવંતસિંહ પ્રભાતસિંહ ખેર	મું. બોલાવ, તા. ઓલપાડ.
(૬)	શ્રી ભાણુભાઈ ગોમનભાઈ પટેલ	મું. ભાદોલ, તા. ઓલપાડ.
(૭)	શ્રી ધનસુખભાઈ નાથુભાઈ પટેલ	મું. બરબોધન, તા. ઓલપાડ.
(૮)	શ્રી અમુલખભાઈ રણછોડજી દેસાઈ	મું. સાંધીચેર, તા. ઓલપાડ.

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વેપારી મત વિભાગ

- (૧) શ્રી મથુરભાઈ જનકીદાસ શાહ
 (૨) શ્રી બાબુલાલ હિરાલાલ જૈન.
 (૩) શ્રી કંવાસચંદ જમનાદાસ શાહ
 (૪) શ્રી જગન્નાથ વી. દાગલીયા,

મું. સાયણ, તા. ઓલપાડ.
 મું. તા. ઓલપાડ.
 મું. કીમ, તા. ઓલપાડ.
 મું. તળાદ, તા. ઓલપાડ.

સહકારી ખરીદ વેચાણ મંડળ મત વિભાગ :

- (૧) શ્રી કાંતિભાઈ નગીનભાઈ પટેલ
 (૨) શ્રી ચીમનભાઈ ઘેવાભાઈ પટેલ

મું. પીજરજ. તા. ઓલપાડ.
 મું. એરથાણ, તા. ઓલપાડ.

નગરપાલિકાના પ્રતિનિધિ :

સરકારશ્રીના પ્રતિનિધિ :

- (૧) સહકારી અધિકારી (બજાર) જિલ્લા રજીસ્ટ્રાર સહકારી મંડળીઓ, ૧૭. સુરત, કચેરી.
 (૨) વિસ્તરણ અધિકારી (ખેતી) તાલુકા પંચાયત, ઓલપાડ.

ગુજરાતના સહાયપાલશ્રીના હુકમથી અને તેમના નામે,

કે. બી. મકવાણા,
 સરકારના સંયુક્ત સચિવ.



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 9th June, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/91 of 1999/TPS-1490-45-L.— WHEREAS, under Government Notification, Panchayats, Housing and Urban Development's and No. GH/V/151 OF 1995/TPS-1495-2103-L dated 30-10-95 the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (hereinafter referred to as "the said Act") sanctioned the draft Town Planning Scheme, Bardoli No. 1 (hereinafter referred to as "the said draft scheme") submitted to it by the Bardoli Nagarpalika;

AND, WHEREAS, under Government Notification, Urban Development and Urban Housing Department's No. GH/V/50 of 1997/TPS-1496-2481-L dated 17-4-1997 the Government of Gujarat, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) has sanctioned the Town Planning Scheme, Bardoli No. 1 Preliminary;

AND WHEREAS, the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme, Bardoli No. 1 (Final Scheme) (hereinafter referred to as "the said final scheme") as required under sub section (2) of section 52 and sub section (2) of section 64 of the said Act.

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby:—

(a) sanctions "the said final scheme"

(b) states that "the said final scheme shall be kept open to inspection by the public at the office of the Bardoli Nagarpalika during office hours on every day except Sundays and holidays; and

(c) fixes the 9th day of July, 1999 as the date for the purpose of clause (b) of sub-section (2) of the said section 65.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty & Joint Secretary to
Govt. of Gujarat
Urban Development & Urban Housing Department

URBAN DEVELOPMENT & URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 9th June, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT 1976.

GH/V/92 of 1999/DVP/3099/963/L.—WHEREAS the Government of Gujarat is of the opinion that it is necessary in the public interest to make a variation in the final Revised Development Plan for the town of Godhra sanctioned under Act, Government Notification, Urban Development and Urban Housing Department No. GH/V/153 of 1988/DVP/3086/2703 (88)-L dated the 16th August, 1988;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

1. proposes to modify the aforesaid Development Plan by way of variation in the manner specified in the schedule appended hereto, and

2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development & Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this Notification in the Official Gazette.

SCHEDULE

Proposed variation in final revised Development Plan of Godhra sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/153 of 1988/DVP/3086/2703 (88)-L dated 16th August, 1988.

The land bearing R. S. No. 39, 40P, (1643 sq.mt. non-confiring use), 40/P, 41 (5 Ha-39-59, 54, 34, 84) shown marked A-B-C-D-E-F-G-H-I-J-K-A on the accompanying plan designated for "Agriculture use" in the sanctioned Revised Development Plan of Godhra shall be deleted from the said zone and the land so released shall be designated for "Residential use" under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty & Joint Secretary to
Govt. of Gujarat,
Urban Development & Urban Housing Department.

URBAN DEVELOPMENT & URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 9th June, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/93 of 1999/TPS/2795/2358/L.—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Area Development Authority Unja declared its intention of making of the Town Planning Scheme Unja No. 6;

AND WHEREAS under sub-section (1) of section 42 of the said Act, the Unja Area Development Authority (hereinafter called the "said Area Development Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme Unja No. 6;

AND WHEREAS after taking into consideration the objections received by its the said Area Development Authority submitted the said scheme to the State Government for sanction under section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 48 of the said Act, Government of Gujarat, hereby:—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto,

(b) states that the said scheme shall be kept open for the inspection of the public at the office of the Unja Area Development Authority (Unja Municipality) during office hours on all working days.

SCHEDULE

(1) The area of the plots allotted to appropriate authority for socially and economically weaker sections of people in the Town Planning Scheme, shall be maintained according to the rule. For this, the Town Planning Officer to be appointed to finalise the draft Town Planning Scheme shall take decision in this regard.

(2) The Development Control Regulations attached with the scheme shall be kept as per the provision of Development Control Regulations of the sanctioned Revised Development Plan of Unja and standard of F.S.I. also shall be kept as per this.

(3) The Town Planning Officer to be appointed to finalise the scheme shall take decision as per the provisions of the Act regarding the exemption from levying incremental contribution from the owners of land of Ramanvadi, Narmataji, Babuparu, Ramparu etc. included in scheme area.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty & Joint Secretary to
Govt. of Gujarat,

Urban Development & Urban Housing Department.



सत्यमेव जयते

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PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT

Notification.

Sachivalaya, Gandhinagar, 9th June, 1999.

No. GHU/99/(19)/GID/1094/106/G.—In exercise of the powers conferred under Clause (d) of Sub-Section (1) of Section (4) of Gujarat Industrial Development Act, 1962. Government of Gujarat hereby nominates Shri Shashikant Patel Shapyadi Farm, Post : Agas, Dist. Anand as Director on the Board of Directors of Gujarat Industrial Development Corporation with immediate effect until further orders.

By order and in the name of the Governor of Gujarat.

N. J. DAVE,
Joint Secretary to Government.
Industries and Mines Department.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 10th June, 1999.

No. GHM/99/37/M/STP/1099/UO/5/H.1.—In exercise of the powers conferred by clause (a) of section-9 of the Bombay Stamp Act, 1958 (Ecm. LX of 1958), the Government of Gujarat hereby exempts from the duty with which the Instruments of sales or leases executed or to be executed by all "eligible new information technology" units located in the notified "Infocity" chargeable under the said Act.

By order and in the name of the Governor of Gujarat.

G. D. MAKAWANA,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th June, 1999.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GHV/94 of 1999/SAA/1099/137/K.—In exercise of the powers conferred by sub-section (4) of Section 22 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby appoints the person specified in the schedule annexed hereto to be the Hon. Official Member of the Ahmedabad Urban Development Authority with immediate effect till further orders.

SCHEDULE

(1)	Shri Harivadanbhai Yagnik 11-B, Akhilesh Society Near Mona Park Jivraj Park Karnavati.	Member
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By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,
Deputy Secretary to the Government of Gujarat.

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th June, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/98 of 1999/TPS/1295-2544-L :—WHEREAS, under Government Notification, Panchayat, Housing and Urban Development Department No. GH/V/70 of 1991/TPS-1290-855-(81)-L dated 19th March, 1991, the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of Section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (hereinafter referred to as "the said Act") sanctioned the draft Town Planning Scheme Bil No. 1 (hereinafter referred to as "the said draft scheme") submitted to it by the Vadodara Urban Development Authority.

AND, WHEREAS, under Government Notification, Urban Development and Urban Housing Department No. GH/V/47 of 1996/TPS-1295-715-L dated 11th March, 1996, the Government of Gujarat, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (The President's Act No. 27 of 1976) has sanctioned the Town Planning Scheme Bil No. 1 Preliminary;

AND, WHEREAS, the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme Bil No. 1 (Final Scheme) (hereinafter referred to as "the said final scheme") as required under sub-section (2) of section 52 and sub-section (2) of section 64 of the said Act;

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby :—

- (a) sanctions "the said final scheme";
- (b) states that "the said final scheme" shall be kept open for inspection by the public at the office of the Vadodara Urban Development Authority during office hours on every day except Sundays and holidays; and
- (c) fixes the 17 day of July, 1999 as the date for the purpose of clause (b) of sub-section (2) of the said section 65.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary to
Government.



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ
અધિસૂચના

સચિવાલય, ગાંધીનગર, તારીખ ૮મી જુન, ૧૯૯૯.

ક્રમાંક : જાએચવી/૧૯૯૯ નો ૮૮/ટીપીવી/૧૦૯૯/૯૦૪-વ.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬ નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે)ની કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૫-૧-૯૯ના જાહેરનામા ક્રમાંક : જાએચવી/૧૯૯૯ નો ૪ ટીપીવી/૧૦૯૯/૨૭૧૯/વ થી મુસદ્દા રૂપ નગર રચના યોજના, સુરત નં. ૨૪ તથા તા. ૧૫-૯-૯૯ના જાહેરનામા ક્રમાંક : જાએચવી/૧૯૯૯ નો ૧૪૭/ટીપીવી/૧૦૯૯/૧૪૮૨/વ થી મુસદ્દા રૂપ નગર રચના યોજના નં. ૨૫ (તુંકી-સીંગણપોર) તથા મુસદ્દા રૂપ નગર રચના યોજના નં. ૨૭ (ભાતર-આજરા)ને અંતિમ કરવા માટે નીમવામાં આવેલ નગર રચના અધિકારી નગર રચના યોજના સુરત મ્યુનિસિપલ કોર્પોરેશન, એકમને બદલે હવે નગર રચના અધિકારી, નગર રચના યોજના ફૂલપોડા-કપાદરાને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,
એલ. ડી. પટેલ,
સરકારના ઉપસચિવ

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ
અધિસૂચના

સચિવાલય, ગાંધીનગર, તારીખ ૮મી જુન, ૧૯૯૯

ક્રમાંક : જાએચવી/૧૯૯૯ નો ૮૯ ટીપીવી/૧૦૯૯/૯૦૪-વ.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬ નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે)ની કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૨૬-૯-૯૪ નો જાહેરનામા ક્રમાંક : જાએચવી/૧૯૯૪નો ૪૦૯ ટીપીવી/૧૦૯૩/૩૦૮૧/વ થી મુસદ્દા રૂપ નગર રચના યોજના નં. ૧૭ (ફૂલપોડા) અને નં. ૧૮ (કતારગામ) તથા ૧૯-૧-૯૫ નો જાહેરનામા ક્રમાંક : જાએચવી/૧૯૯૫ નો ૧૮ ટીપીવી/૧૦૯૪/૨૪૭૪/વ થી મુસદ્દા રૂપ નગર રચના યોજના સુરત નં. ૨૦ (નાનાવરાછા-કપાદરા)ને અંતિમ કરવા માટે નીમવામાં આવેલ નાયબ નગર નિયોજક, નગર રચના યોજના, સુરતને બદલે હવે નગર રચના અધિકારી, નગર રચના યોજના ફૂલપોડા-કપાદરાને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,
એલ. ડી. પટેલ,
સરકારના ઉપસચિવ,



सत्यमेव जयते

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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

કૃષિ અને સહકાર વિભાગ

દ્વારા.

સચિવાલય, ગાંધીનગર, ૩૦ જૂન, ૧૯૯૯.

વંચાણે લીધા:— વિભાગના તા. ૧૬-૧૧-૧૯૯૮ના જાહેરનામા ક્રમાંક : એપીએમ/૧૨૯૪/૧૨૬૯/ગ,

દ્વારા ક્રમાંક : એપીએમ/૧૨૯૪/૧૨૬૯/ગ.—આ વિભાગના તા. ૧૬-૧૧-૧૯૯૮ના સરખા ક્રમાંકના જાહેરનામાથી સરકારશ્રીઓ બજાર સમિતિ, લીલીયા તથા બજાર સમિતિ, અમરેલીનું એકત્રિકરણ કરવાનો ઈરાદો જાહેર કરેલ હતો. પુનઃવિચારણાને અંતે ઉપરોક્ત જાહેરનામાને પરત ખેંચવાનું આથી સરકારશ્રી દ્વારા છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. બી. મકવાણા,
સરકારના સંયુક્ત સચિવ,
કૃષિ અને સહકાર વિભાગ.



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કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭ જૂન, ૧૯૯૯.

નં.જીએચકેએચ-૧૩-૯૯-એપીએમ-૧૧૯૭-મ-૨૨૨-ગ. — ગુજરાત ખેત ઉત્પન્ન અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૩)ના ગુજરાતના અધિનિયમ નં. ૨૦ (જેનો આમાં હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે તે)ની કલમ ૧૧ (૧) તથા ગુજરાતના ખેત ઉત્પન્ન બજારો બાબતના નિયમો, ૧૯૬૫ના નિયમ ૨૭ અન્વયે મળેલ સત્તાની રૂઝો નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગુજરાત રાજ્ય, ગાંધીનગરના તા. ૨૬-૧૨-૯૩ના જાહેરનામા ક્રમાંક : ઈ-અસ-૯૩-૯૩-અસર-૨૮૯૯-ચ-૨૨૦૫ થી ચૂંટણીથી નિયુક્ત કરવામાં આવેલ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, કામરેજની મુદત તા. ૬-૧-૯૮ના રોજ પૂરી થતા સામાન્ય ચૂંટણીઓ હાથ ધરવાની થતી હતી. પરંતુ બજાર સમિતિ કામરેજનું વિભાજન કરી ઓલપાડ બજાર સમિતિની નવી રચનાની બાબત વિચારણા હેઠળ હોઈ અને સમિતિએ યાં સેલની કામગીરી શરૂ કરેલ ન હોઈ ચૂંટાયેલ સમિતિની મુદત તા. ૫-૧-૯૮ સુધી તા. ૧૨-૧-૯૮ના જાહેરનામા ક્રમાંક : જીએચકે-૪-૯૮ એપીએમ-૧૧૯૭-મ-૨૨૨-ગ (૭૯)થી લંબાવવામાં આવી હતી. દરમિયાન રાજ્ય સરકારના તા. ૧૮-૮-૯૮ના જાહેરનામા ક્રમાંક : જીએચકેએચ-૬૧-૯૮ એપીએમ-૧૨૯૭-મ-૨૧૨ ગ (૯૩)થી કામરેજ બજાર સમિતિનું વિભાજન કરી ઓલપાડ અને કામરેજ બજાર સમિતિ નામે બે બજાર સમિતિ રચવાનો ઈરાદો રાજ્ય સરકારે જાહેર કરેલ અને આ વિભાજનના અમલીકરણની કાર્યવાહી સરકારશ્રીની વિચારણામાં હોઈ, બજાર સમિતિ કામરેજની ચૂંટણી કરવામાં આવે તો ચૂંટણીનો ખર્ચ નીરર્થક નીવડે તેમ છે. આથી, આવા સંજોગોમાં બજાર સમિતિ કામરેજની ચૂંટણી પ્રક્રિયા થાલુ કરવાનું રાજ્ય સરકારને યોગ્ય જણાતું નથી.

આથી, યુક્ત વિચારણા અંતે, ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ની કલમ ૧૧(પ)(ક) હેઠળ મળેલ સત્તાની રૂઝો ગુજરાત સરકાર ખેત ઉત્પન્ન બજાર સમિતિ, કામરેજની, જિ. સુરતમાં તાત્કાલિક અસરથી અમલમાં આવે તે રીતે અને બજાર સમિતિ, કામરેજ ઓલપાડના વિભાજનની આખરી કાર્યવાહી પૂર્ણ ન થાય ત્યાં સુધી પરંતુ એક વર્ષથી વધુ ન હોય તેટલી મુદત માટે વહીવટદાર તરીકે જિલ્લા રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ સુરત, જિ. સુરતની નિમણૂક કરવામાં આવે છે.

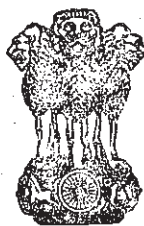
ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સી. બી. મકવાણા,
સેક્શન અધિકારી.

118-1

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.

IV-B-Ex.-118-1



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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th June, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/95/OPM/1098/1140(99)/E.1.—Whereas certain draft rules were published as required by sub-section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at page 29 of the Government of Gujarat Gazette Part IV-B, dated 11-3-99 under Government notification Home Department No. GG/22/OPM/1098/1821/E.1. dated 4-2-99, inviting objections and suggestions, from all persons likely to be affected thereby the Government of Gujarat after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

And whereas, no objections or suggestion have been received by the Government from any persons with respect to the aforesaid draft notification.

Now therefore, in exercise of the powers conferred by clause (b) of sub-section (2) of section 143 of the Bombay Prohibition Act, 1949, (Bom. XXV of 1949), the Govt. of Gujarat hereby makes the following rules further to amend the Gujarat Poppy Capsules Rules, 1963 namely:—

1. These rules may be called, the Gujarat Poppy Capsules (Amendment) Rules, 1999.
2. In the Gujarat Poppy Capsules Rules, 1963, in rule 5-A for the figures and words "100 kg" the figures and words "200 kg.", shall be substituted.

By order and in the name of Governor of Gujarat,

S. M. CHUNARA,

Under Secretary to Government of Gujarat.



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PART IV-B

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AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th April, 1999.

GUJARAT AGRICULTURAL PRODUCE MARKET ACT, 1963.

No. GHKH/29/99/APM/1297/1556/G (65).—WHEREAS by Government Notification in Agriculture and Cooperation Department No. GHKH/81/98/APM/1297/1559/G (65) dated 22nd December, 1998 (hereinafter referred to as the said notification) issued under section 52 read with section 5 of the Gujarat Agricultural Produce Market Act, 1963 (Gujarat Act No. XX of 1964) (hereinafter referred to as "the said Act"), the Government of Gujarat has divided the market area of the Agricultural Produce Market Committee (APMC) Bhiloda into two separate market areas, namely (I) the market area comprising of Bhiloda Taluka and (II) the market area comprising of Vijaynagar taluka of Sabarkantha District for the purpose of the said act for regulating the purchase and sale commodities as specified in the said notification.

NOW, THEREFORE, in exercise of powers conferred by section 54 of the said Act, the Government of Gujarat hereby ;

- (a) dissolves the APMC, Bhiloda, District Sabarkantha
- (b) directs that —

(1) the members of the market committee so dissolved shall vacate their offices from the date of this order ;

(2) market committee, shall be constituted for each of the two separate market area as in to which the market area of the market committee so dissolved has been divided namely:—

(1) the market area comprising of Bhiloda taluka of Sabarkantha District (II) market area comprising of Vijaynagar Taluka of Sabarkantha district.

(c) nominate the persons specified in Schedule-I appended to this order as the members of the APMC, Bhiloda and the persons specified in Schedule-II appended to this order as the members of the APMC, Vijaynagar district Sabarkantha.

(d) Specifies that the members so nominated on the aforesaid two market committees shall hold office for a period of not more than two years from the date of this order.

SCHEDULE-I

Members nominated on the Agricultural Produce Market Committee Bhiloda Dist. Sabarkantha.

Sr.No	Name	Place
(A) Agriculturist Constituency :		
(1)	Chimra bhai Manilal Patel	At : Shankarpura campa P.O. Chiboda Ta. Bhiloda Dist. Sabarkantha
(2)	Bhupendrabhai Babulal Patel	At & Post : MAU. "
(3)	Babubhai Keshubhai Patel	At & Post : Shemarpur. "
(4)	Jivabhai Kodarbhai Latta	At Bedasan Post : Milasa. "
(5)	Premjibhai Kavjibhai Damor	At : Khari P.O. Napda. "
(6)	Bhavanbhai Kodarbhai Torar	At & Post : Sunokh. "
(7)	Ranvirsinh Jagatsinh Dabhi	At & Post : KUSKI. "
(8)	Kanubhai Vaghjibhai Patel	At & Post : Vanzar. "
(B) Traders Constituency :		
(1)	Gulabchand Dhirubhai Patel	At & Post Munai. Sabarkantha.
(2)	Jayaharbai Dahyabhai Shah	At & Post : MAU. "
(3)	Nagindas Keshavlal Shah	At & Post : Kisangadh. "
(4)	Bhikhabhai Bhemabhai Panchal.	At & Post : Dehgamda. "
(C) Cooperative Kharid Vechan Mandli Constituency :		
(1)	Hitendrasinh Narpatsinh Sisodiya	At & Post : Bhutavar. "
(2)	Jesingbhai Ramabhai Patel	At & Post : Kheradi ta Bhiloda"
(D) Government Representatives :		
(1)	Cooperative Officer (Mktg) Dist. Registrar, Coop. Socys. Sabarkantha.	
(2)	Extension Officer (Agriculture) Taluka Panchayat, Bhiloda	

SCHEDULE-II

Members nominated on the Agricultural Produce Market Committee Vijaynagar District Sabarkantha.

Sr.No	Name	Place
1	2	3
1.	Shri Bhati Natvarsinh Amarsinh	At Vajpurakampa Post. Bhakhra Ta. Vijaynagar.
2.	Shri Patel Dhirajlal Karsanbhai	At Khedasanacampa Post. Ukhladungri "
3.	Shri Limbed Ratnabhai Bhimjibhai	At : Khedasanacampa Post : Ukhladungri. "

1	2	3
4.	Shri Ninama Kavjibhai Dalaji	At & Post : Chitrodi Ta. Vijaynagar
5.	Shri Udavat Ramsinh Bhamarsinh	At Vireshtar Vasahat Post : Kathavavadi.. "
6.	Shri Bodat Navalji Ramji	At : Joravarnagar Post : Bhankhra. "
7.	Shri Bhagora Somjibhai Keshraji	At & Post : Nalesheri. "
8.	Shri Vadera Nikolas Manojkumar	At : Dhorivav P.O. Amarapur "
(B) Traders Constituency :		
1.	Imam Kadarbhai Abdulnabi	At & Post : Abhapur "
2.	Sanghvi Bhikhalal Vajechand	At & Post : Atarsumba "
3.	Chauhan Laxmansinh Hirsinh	At & Post : Kathavavdi "
4.	Shri Kalal Bhimajibhai Hirjibhai	At & Post : Vijaynagar "
(C) Cooperative Kharid Veehan Mandli Constituency :		
(1)	Shri Kalal Mohanji Amarji At & Post. Vijaynagar.	
(2)	Shri Patel Haribhai Karmsibhai at Khedasanabampa Post : Ukhaladungri Ta. Vijaynagar.	
(D) Government Representatives .		
(1)	Cooperative Officer (Mktg) Dist. Registrar Coop. Society Dist. Sabarkantha.	
(2)	Extension Officer (Agri.) Taluka Panchayat Vijaynagar Dist. Sabarkantha.	

By order and in the name of the Governor of Gujarat.

K. B. MAKWANA,
Joint Secretary to Government.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૮મી એપ્રિલ ૧૯૯૯.

ક્રમાંક : જાહેરકેએચ-૨૮-૯૯-ઓપીએચ-૧૨૮૭-૧૫૫૬-ગ. (દપ) :- ગુજરાત પેત ઉત્પન્ન બજાર અધિનિયમ ૧૯૬૩ અને ૧૯૬૪ના ગુજરાત અધિનિયમ ૨૦ જેનો આમાં હવે પછી 'સદરહું અધિનિયમ' તરીકે ઉલ્લેખ કર્યો છે તેનો ક્વામ-પા લેકન બહાર પાડેલા કૃષિ અને સહકાર વિભાગના તા. ૨૨-૧૨-૮૮ના સરકારી જાહેરનામા ક્રમાંક : જાહેરકેએચ-૮૧-૯૯-ઓપીએચ-૧૨૮૭-૧૫૫૬-ગ (દપ) જેનો આમાં હવે પછી 'સદરહું જાહેરનામા' તરીકે ઉલ્લેખ કર્યો છે તેની રૂબે ગુજરાત સરકાર, સદરહું જાહેરનામામાં નિર્દિષ્ટ કરેલ પેત ઉત્પન્નના ખરીદ અને વેચાણના સમંધમાં પેત ઉત્પન્ન બજાર સમિતિ ભિલોડા જિલ્લા સાબરકાંઠા તેના બજાર વિસ્તારને બે જુદા જુદા બજાર વિસ્તારોમાં એટલે કે (૧) ભિલોડા તાલુકાના બનેલા બજાર વિસ્તાર અને (૨) વિજાપુર તાલુકાના બનેલા બજાર વિસ્તારોમાં વિભાજન કરેલ છે.

હવે તેથી સદરહું અધિનિયમની ક્વામ-પા થી અગેલ સત્તાની રૂબે ગુજરાત સરકાર આથી,

(ક) પેત ઉત્પન્ન બજાર સમિતિ ભિલોડા જિ. સાબરકાંઠા તેનું વિસ્તરન કરે છે અને,

(ખ) આદેશ કરે છે કે,

(૧) એ રીતે વિસર્જિત બજાર સમિતિના સભ્યોએ આ હુકમની તારીખથી તેમના હોદ્દા ખાલી કરવા.

(૨) એ રીતે વિસર્જિત બજાર સમિતિના બજાર વિસ્તારનું જેમાં વિભાજન કરવામાં આવ્યું છે તેવા બે જુદા જુદા વિસ્તારો પૈકી દરેક બજાર વિસ્તારમાં એટલે કે સાબરકાંઠા જિલ્લાના ભિલોડા તાલુકાના બનેલા બજાર માટે એક વિજયનગર તાલુકાના બજાર વિસ્તાર માટે એક બજાર સમિતિ રચવી.

(ગ) આ હુકમને જોરેલી અનુસૂચિ-૧માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને ખેત ઉત્પન્ન બજાર સમિતિ ભિલોડાના સભ્યો તરીકે અને આ હુકમને જોરેલી અનુસૂચિ-૨માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને ખેતીવાડી ઉત્પન્ન બજાર સમિતિ વિજયનગરના સભ્યો તરીકે નિયુક્ત કરે છે.

(ઘ) ઉપર્યુક્ત બે બજાર સમિતિઓમાં એવી રીતે નિયુક્ત કરાયેલ સભ્યો આ હુકમની તારીખથી બે વર્ષની વધુ નહિ તેટલી મુદત સુધી હોદ્દો ધરાવશે.

અનુસૂચિ-૧

ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ભિલોડા જિ. સાબરકાંઠા તેમાં નિયુક્ત થયેલા સભ્યો :

અ. નં.	નામ	સ્થળ	તાલુકો
ખેડૂત મત વિભાગ :			
૧.	શ્રી ચીમનભાઈ મણીભાઈ પટેલ	મું. ધંકરપુરા કંપા પો. ચીબોડા	ભિલોડા
૨.	શ્રી ભૂપેન્દ્રભાઈ બાબુભાઈ પટેલ	મઉ	"
૩	શ્રી બાબુભાઈ કેશભાઈ પટેલ	થામળપુર	"
૪.	શ્રી જીવાભાઈ કોદરભાઈ લટ્ટા	મું. બેડાસણ પો. મલાસા	"
૫.	શ્રી પ્રેમજીભાઈ કાવજીભાઈ ડાંગોર	મું. ખારી પો. નાપડા	"
૬.	શ્રી ભવાનભાઈ કોદરભાઈ તરાર	સુનોખ	"
૭.	શ્રી રણવિરસિંહ જગતસિંહ ડાહી	કુસ્કી	"
૮.	શ્રી કનુભાઈ વાઘજીભાઈ પટેલ	વણજર	ભિલોડા

વેપારી મત વિભાગ :

૯.	શ્રી ગુલાબચંદ ધીરુભાઈ પટેલ	મું. પો. મુનાઈ	"
૧૦.	શ્રી જવાહરભાઈ ડાહ્યાભાઈ શાહ	મઉ	"
૧૧.	શ્રી ભીખાભાઈ ભેમાભાઈ પંચાલ	મું. પો. દહેગામડા	"
૧૨.	શ્રી નગીનદાસ કેશવલાલ શાહ	મું. પો. કીશનગઢ	"

સહકારી ખરીદ વેચાણ મંડળી મત વિભાગ :

૧૩.	શ્રી હિતેન્દ્રસિંહ નરપતસિંહ સિસોદીયા	મું. પો. ભુતાવળ	"
૧૪.	શ્રી જસિંગભાઈ રામાભાઈ પટેલ	મું. પો. ખેરાડી	"

સરકારશ્રીના પ્રતિનિધિ :

૧૫. શ્રી સહકારી અધિકારી (બજાર) લગત જિલ્લા રજીસ્ટ્રાર સહકારી મંડળીઓ, જિ. સાબરકાંઠા.

૧૬. શ્રી વિસ્તરણ અધિકારી (ખેતી) લગત તાલુકા પંચાયત ભિલોડા જિ. સાબરકાંઠા

અનુસૂચિ-૨

ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, વિજયનગર જિલ્લા સાબરકાંઠા તેમાં નિયુક્ત થયેલા સભ્યો.—

અ. નં.	નામ	સ્થળ	તાલુકો
ખેડૂત મત વિભાગ :			
૧.	શ્રી ભાટી નટવરસિંહ અમરસિંહ	વેળપુરા પો. ભાખરા	વિજયનગર જિ. સાબરકાંઠા
૨.	પટેલ ધીરજીવાલ કરજનભાઈ	મું. ખેડાસણ કંપા. પો. ઉખલા ડુંગરી	" "
૩.	શ્રી લીબડ રત્નાભાઈ ભીમજીભાઈ	મું. પો. ઉખલાડુંગરી	વિજયનગર
૪.	શ્રી નીનામા કાવજીભાઈ દલાજી	મું. પો. ચિત્રોડી	" "
૫.	શ્રી ઉદાવત રામસિંહ ભમરસિંહ	મું. વિટેશ્વર વસાહત પો. કઠવાવડી.	" "
૬.	શ્રી ભોડાન નવલજી રામજી	મું. જોરાવરનગર પો. ભાખરા	" "
૭.	શ્રી ભગોરા જોમજીભાઈ કેસરાજી	મું. પો. નાલશેરી	" "
૮.	શ્રી વરેરા નિકોલસ મનોજકુમાર	મું. ઘોળીવાવ પો. આમરપુર	" "
વેપારી મત વિભાગ :			
૯.	શ્રી ઈમામે કાદરભાઈ અબ્દુલનબી	મું. પો. અભાપુર	" "
૧૦.	શ્રી સંઘવી ભીખાભાઈ વલ્લેચંદ	મું. પો. આંતરસુભાઆશ્રમ	" "
૧૧.	શ્રી ચૌહાણ લક્ષ્મણસિંહ હીરસિંહ	મું. પો. કઠવાવડી	" "
૧૨.	શ્રી કલાલ ભીમજીભાઈ હીરજીભાઈ	મું. પો. વિજયનગર	" "
ખરીદ વેચાણ મત વિભાગ :			
૧૩.	શ્રી કલાલ મોહનજી અમરજી	મું. પો. વિજયનગર	" "
૧૪.	શ્રી પટેલ હરીભાઈ કરમશીભાઈ	મું. ખેડાસણ કંપા. પો. ઉખલાડુંગરી	" "
સરકારશ્રીના પ્રતિનિધિ :			
૧૫.	શ્રી સહકારી અધિકારી (જનર) લગત જિલ્લા રજીસ્ટ્રાર રહકારી મંડળીઓ	જિ. સાબરકાંઠા	
૧૬.	શ્રી વિસ્તરણ અધિકારી (ખેતી) લગત તાલુકા પંચાયત વિજયનગર તાલુકો	વિજયનગર	

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. બી. મકવાણા,
સરકારના સંયુક્ત સચિવ.



સચિવાલય

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર ૧૬મી જૂન, ૧૯૯૯.

ક્રમાંક : જાએચવી/૧૯૯૯ નો ૮૫/ટીપીવી/૧૦૯૯/૭૧૯/વ.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિ અધિનિયમ-૨૭ જોનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે)ની કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૩૧મી માર્ચ, ૧૯૯૯ના જાહેરનામા ક્રમાંક : જાએચવી/૧૯૯૯નો ૪૦/ટીપીએસ/૨૫૮૮/૩૫૧૧/વ થી મંજૂર કરેલ મુસદ્દા રૂપ નગર રચના યોજના નં. ૧૯ (કાલીચેનપુર) તથા જા. ક. જાએચવી/૧૯૯૯ નો ૪૧/ટીપીએસ/૧૫૮૮/૩૫૧૦/વ થી મંજૂર કરેલ મુસદ્દા રૂપ નગર રચના યોજના નં. ૨૦ (ચાંદખેડા-કાલી)ને અંતિમ કરવા માટે નગર રચના અધિકારીશ્રી, નગર રચના યોજના, ઔડ એકમ-૧ ને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. સી. પટેલ
સરકારના ઉપસચિવ.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ.

અધિસૂચના

સચિવાલય, ગાંધીનગર ૧૬મી જૂન, ૧૯૯૯.

ક્રમાંક : જાએચવી/૧૯૯૯ નો ૮૬ ટીપીવી/૧૦૯૯/૨૨૧૫/વ.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬ નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જોનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૯મી ફેબ્રુઆરી, ૧૯૯૬ના

જાહેરનામા ક્રમાંક : જીએચવી/વી/૧૯૯૬ નો ૩૪ ટીપીવી/૧૦૯૫/૨૮૮૩/વ થી મંજૂર કરેલ મુસદ્દાકે નગર રચના યોજના, વજાપુર નં. ૧ (ફર્ટિફિકેડ)ને અંતિમ કરવા માટે નીમવામાં આવેલ નાયબ નગર નિયોજક (જુની.) અને નગર રચના અધિકારી, નગર રચના યોજના વેજાપુર નં. ૧-૨-૩ ને બદલે હવે નગર રચના અધિકારી નગર રચના યોજના ઓડા એકમ-૧ ને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૭મી જૂન, ૧૯૯૯

ક્રમાંક : જીએચવી-૧૯૯૯ નો ૯૭ / ટીપીવી/૧૦૯૮/૧૫૩૭/વ.

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શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગની તા. ૧૪-૫-૯૯ ની અધિસૂચના ક્રમાંક : જીએચવી/૧૯૯૯ નો ૬૫/ટીપીવી/૧૦૯૮/૧૫૩૭/વ થી વડી કચેરી ગાંધીનગર ખાતે નાયબ નગર નિયોજક, વર્ગ-૧ તરીકે ફરજ બજાવતા શ્રી બી. પી. રાજગુરુની બદલી કરી ટીપીઓ ભાવનગર ખાતે નિમણૂક આપવામાં આવેલ હતી. પ્રસ્તુત હુકમ રદ કરીને શ્રી રાજગુરુ, નાયબ નગર નિયોજકશ્રી-૧ ને વડી કચેરી, ગાંધીનગર ખાતે તેમની મૂળ જગ્યા પર ચાલુ રાખવામાં આવે છે.

(૨)

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગની તા. ૧૪-૫-૯૯ની અધિસૂચના ક્રમાંક : જીએચવી/૧૯૯૯ નો ૬૪/ટીપીવી/૧૦૯૮/૧૫૩૭/વ થી ટીપીઓ બીલ નિમેશ વસદરા ખાતે નાયબ નગર નિયોજક (જુ) વર્ગ-૨ તરીકે ફરજ બજાવતા શ્રી સી. એસ. પટેલને નાયબ નગર નિયોજક, વર્ગ-૧ ની જગ્યા પર તદ્દન હંગામી ધોરણે બઢતી આપીને વડી કચેરી, ગાંધીનગર ખાતે શ્રી રાજગુરુ નાયબ નગર નિયોજકશ્રીની બદલીથી ખાલી પડેલ જગ્યા પર નિમણૂક આપવામાં આવેલ હતી. પ્રસ્તુત હુકમમાં અંશતઃ ફેરફાર કરી શ્રી પટેલને વડી કચેરી, ગાંધીનગરને બદલે હવે ટીપીઓ, ભાવનગરની કચેરી ભાવનગર ખાતે નાયબ નગર નિયોજક, વર્ગ-૧ની ખાલી જગ્યા પર નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th June, 1999

GUJARAT MUNICIPALITIES ACT, 1963.

No. GHU - 98 (25) GID - 1098 - 2084 - G :- WHEREAS the draft of the Gujarat State Fertilizers and Chemicals Limited Motikhavdi - Sikka Project Notified Area Consolidated Tax Rules, 1998 was published as required by sub-section (3) of section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) at pages 289 - 1 to 289 - 5 of the Gujarat Government Gazette, Extraordinary, Part IV B, dated the 5th November, 1998, under the Government Notification, Industries and Mines Department, No. GHU - 98 (61) - GID - 1098 - 2210 - G dated the 5th November, 1998 for inviting objections and suggestions from all persons likely to be affected thereby within thirty days from the date of publication of the said notification in the Official Gazette ;

AND WHEREAS, the objections and suggestions have been received by the Collector of Jamnagar District, Jamnagar, in respect of the said draft notification, which have been considered by the State Government;

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IV-B Ex. 122

NOW, THEREFORE, in exercise of powers confirmed by section 264 B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), the Government of Gujarat hereby makes the following rules, namely:-

NOTIFICATION

1. **Short Title .-** These rules may be called the Gujarat State Fertilizers and Chemicals Limited Motikhavdi - Sikka Project Notified Area Consolidated Tax Rules, 1999

2. **Definitions.-** In these rules unless the context otherwise requires -

- (a) **'the Act'** means the Gujarat Municipalities Act, 1963 ;
- (b) **'building'** means a building as defined in clause (2) of section 2 of the Act ;
- (c) **'building used for residential purpose'** means any building or set of buildings within the same enclosure used by one and the same occupier as a human dwelling or as a place for the custody of property including animals , not intended for sale in the ordinary course or trade ;
- (d) **'building, used for business purpose'** means any building or set of buildings within the same enclosure used by one and the same occupier for preparing or manufacturing any kinds of goods and services or for trade or for transport business or for any purpose other than residential.
- (e) **'Corporation'** means Gujarat Industrial Development Corporation constituted under the Gujarat Industrial Development Act, 1962 ;
- (f) **'consolidated Tax'** means the tax imposed in the notified area under these rules ;
- (g) **'Land'** means the land as defined in clause (11) of section 2 of the Act ;
- (h) **'Notified area officer'** means an officer of the Corporation appointed for the purpose of assessment and recovery of tax under section 16 of the Gujarat Industrial Development Act, 1962 ;
- (i) **'Notified Area'** means an area declared as such under section 16 of the Gujarat Industrial Development Act, 1962 ;
- (j) **'Occupier'** means an allottee of the Corporation as a licensee, a leasee and an owner of property by virtue of conveyance deed as the case may be, or a person in possession of property by virtue of rent, lease or as a caretaker, trustee or otherwise or other owners of property situated within the Notified Area for the time being receiving the rent of any land or building whether on his own account or as an agent or trustee for any other person or for any other society or for any religious or charitable purpose or who would so receive the rent if such land or building were let to a tenant.

Explanation:- leasee, person in possession of property by virtue of conveyance deed, rent lease shall have the same meaning as defined in the disposal of Property Regulations, 1967 of the Corporation or Disposal of Land Regulations, 1968 of the Corporation or Rent Regulations, 1971, as the case may be;

- (k) **'owner'** means an owner as defined in clause (18) of section 2 of the Act ;
- (l) **'year'** means a financial year .

3. Rate of Consolidated Tax :- A consolidated tax on all buildings and lands situated within the limits of Notified Area shall be levied at the rates specified in the Annexure - A in lieu of the following taxes :-

- (a) Tax on buildings and lands.
- (b) General Sanitary cess.
- (c) Lighting tax.

4. EXEMPTION.- (1) The following shall be exempted from the consolidated tax.:-

- (a) Buildings and land belonging to the Central or State Government, Panchayat, District School Board and Municipal School Buildings.
 - (b) All buildings and lands which are declared protected monuments within the meaning of Ancient Monuments Preservation Act, 1904 or the Gujarat Ancient Monuments and Archaeological Sites and Remains Act, 1965 and not yielding any revenue or rent.
 - (c) All buildings and lands or portions thereof used or occupied exclusively for public worship or for charitable and educational purposes and not yielding any revenue or rent.
- (2) Any occupier engaged in the manufacture of goods and services shall be exempted from the payment of tax as follows :-
- (i) for first year beginning from the date of allotment.
 - (ii) for second year to fifth year up to 50%.
- (3) Any occupier, not being an allottee shall be entitled to exemption as stated above from the date of the year on which he becomes an owner of land or building or obtains land or building.

5. Assessment and liability of the consolidated Tax :- (a) The tax shall be assessed and recovered so far as applicable to, in accordance with the provisions of the Act,

- (b) An occupier shall primarily be liable for payment of tax under these rules.
- (c) The owner of the superstructure of the building shall primarily be liable for payment of tax under these rules.
- (d) The tax shall be payable in advance in one installment on or before the first day of April in each year.

6. Remissions and Refund :- (a) Where any building or land remained vacant and has not been used throughout the year and the notice to that effect is given to the notified area officer, the remission or refund to the extent of not more than one-half of the amount of tax shall be granted :

Provided that no remission or refund shall take effect for any period prior to the date of receipt of such notice.

- (b) When any part of the building is demolished, the remissions or refund may be granted to the extent of not more than one fourth of the amount of the tax.

7. Notice in writing to be given :- It shall be the duty of the owner of a building or land to give a notice in writing to the notified area officer within one month, when-

- (a) a building is newly erected or constructed ;
- (b) a building, which has been already assessed, is either extended, rebuilt, reconstructed or additions and alterations are made thereto or improvement has been made so as to raise its capital value ;
- (c) a building or land which has already been assessed is divided ;
- (d) a building is wholly or in part demolished or destroyed or is otherwise become in such a state that it decrease its letting value.

Explanation. - The period of one month shall be counted from the date of completion or occupation whichever is earlier in case of (a), (b) and (c) and from the date of occurrence of event in case of (d) above.

8. Assessment on receipt of notice :- (1) When a notice in writing under rule 7 is received, the notified area officer, after making such inquiry as he deems necessary, shall cause the building to be assessed.

(2) After such assessment is made, the notified area officer shall enter such valuation in a separate list and at the end of the year, such change made in the assessment shall be entered in the authenticated assessment list.

9. Name of the owner in Assessment list, when the succession in dispute :- When there is any dispute about the succession of any person whose name is entered as owner of any property in the assessment list, the name of such of the claimants to succession as in the possession of the property by actual occupation or otherwise shall be entered as owner in the assessment list and the tax shall be recovered from him until on the settlement of the dispute or on the production of the order of competent Court or the otherwise the other claimant satisfies the notified area officer, that he is entitled to be entered as owner of the property either individually or jointly.

10. Transferor and Transferee to give notice in writing :- Whenever, the title of any person primarily liable for payment of the tax in respect of any building or land is transferred by an instrument in writing or otherwise, the transferor and the transferee shall within three months after the transfer is effected, give notice in writing to the notified area officer, who after making such inquiries as he deems necessary, order that the name of the transferee shall be entered in the assessment list in place that of the transferor. The transferee, thereafter, shall be liable for the payment of tax due for the whole year including arrears of tax if any, in respect of the property so transferred.

11. Heirs to give notice and their liability.- In the case of the death of the person, primary liability for the payment of the tax shall be of the person to whom the title of the property of the deceased has been transferred as heir or otherwise. He shall give a notice of such transfer to the notified area officer within three months from the date of the death of the deceased. The notified area officer may after making such inquiry as he deems necessary, pass an order that the names of the heirs of the deceased may be entered in the assessment list and such heirs shall be liable for payment of tax due for the whole year including arrears of tax.

12. Decision to be final.- The decision of the notified area officer relating to tax and other matters thereto shall be final.

ANNEXURE - A**(see rule 3)****Rates of Consolidated Tax for Gujarat State Fertilizers and Chemicals Limited
Motikhavdi - Sikka Project Notified Area.**

Name of Notified Area (1)	Rate of Consolidated Tax. (2)
Gujarat State Fertilizers and Chemicals Limited Motikhavdi - Sikka Project Notified Area (Taluka Jamnagar), (District. Jamnagar).	(i) 12% on rateable value not exceeding Rs. 21,599/- (for properties valued up to rupees three lacs).
	(ii) 12.5% on rateable value exceeding Rs. 21,599/- but not exceeding Rs. 36,000/- (for properties valued above rupees three lacs and up to rupees five lacs)
	(iii) 13.5 % on rateable value exceeding Rs. 36,000 / - (for properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat,**A M PARMAR
Under Secretary to Government.**



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-B) made
by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th June, 1999.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GHV/100 of 1999/UDA/1099/137/K.—In exercise of the powers conferred by sub-section (4) of section 22 of the Gujarat Town Planning and Urban Development Act, 1976 (President Act No. 27 of 1976) the Government of Gujarat hereby appoints the person specified in the schedule annexed hereto to be the Non-Official member of the Ahmedabad Urban Development Authority with immediate effect till further orders.

SCHEDULE

(1) Shri Yogeshbhai K. Patel
25 Silver Park Society,
Ramp, Ahmedabad.

Member

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,
Deputy Secretary to the Government of Gujarat



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd June, 1999.

No. GHU/99/23/GID/1098/232/G.—In exercise of powers Conferred under Sub-Section (1) (a) of Section (4) of the Gujarat Industrial Development Act 1962, Government of Gujarat hereby nominates Shri S. S. Rathod, Special Secretary, Road and Building Department as Director on the Board of Directors of Gujarat Industrial Development Corporation Vice Shri H. P. Jamdar with immediate Effect until further orders.

By order and in the name of the Governor of Gujarat,

N. J. DAVE,
Joint Secretary to Government.

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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd June, 1999.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

No. GHU/99/24/GID/1099/780/G.—In exercise of the powers conferred under Clause (b) of Sub-section (1) of Section (1) of the Gujarat Industrial Development Act, 1962 the Government of Gujarat hereby nominates Smt. VILASINI RAMCHANDRAN, IAS, Member (Administration) Gujarat Electricity Board as Director of the Board of Directors of the Gujarat Industrial Development Corporation *vice* Shri S. K. NANDA with immediate effect.

By order and in the name of the Governor of Gujarat,

N. J. DAVE,
Joint Secretary to Government.

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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th June, 1999.

GUJARAT SALES TAX ACT-1969.

No. (GHN-16)/GST/1099/(S.49)/(318)/TH.—WHEREAS the Government of Gujarat considers it necessary so to do in the public interest.

NOW THEREFORE, in exercise of the powers conferred by sub-section (2) of section 49 of the Gujarat Sales Tax Act 1969 (Guj. 1 of 1970) the Government of Gujarat hereby amends the Government Notification, Finance Department No. (GHN-14)/GST/1092/S-49/(251)/TH, dated the 1st April, 1992 as follows, namely:—

In the schedule appended to the said notification, after the entry at Sr. No. 108, the following new entry shall be added, namely:—

1	2	3	4
109	Sales of goods specified in the table annexed hereto by the canteen store Department (Ministry of Defence, Government of India) situated in Gujarat to the Ex-serviceman who is domicile of Gujarat.	Whole of tax.	(1) The Ex-Serviceman Who is domicile of Gujarat and duly certified as such by the Director of Sainik Welfare and Resettlement, Gujarat State or a District Sainik Welfare and Resettlement Officer Gujarat State, shall submit to the Canteen Stores Department an application for purchase of goods specified in the table annexed hereto. (2) Tax Exemption under this entry shall be available only once for each of the goods specified in the table annexed hereto in the life time of the Ex-serviceman.

1

2

3

4

(3) The goods so purchased shall not be resold by the Ex-serviceman for a period of seven years from the date of its purchase.

(4) Director of Sainik Welfare and Resettlement Gujarat State shall ensure compliance of the conditions prescribed in this notification.

TABLE

<u>Group of Goods</u>	<u>Description of goods</u>
1	Motor Cycles, Scooters and Mopeds.
2	Motor cars, Motors Vans.
3	T. V. Sets.
4	Musical Systems.
5	Washing Machines.
6	Vaccum cleaners.
7	Refrigerators.

By order and in the name of the Governor of Gujarat.

M. N. JOSHI,
Joint Secretary to Government.



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PART—IV-B

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by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th June, 1999

THE BOMBAY RELIEF UNDER TAKINGS (Special Provisions) Act, 1958.

No. GHR/99/99/BRU/1097/9004/M(3)- WHEREAS, THE MARADIA COPPER EXTRUSIONS LTD, AT, BUDASAN, TA. KADI, DIST. - MEHSANA. (hereinafter referred as "the said undertaking") has applied for extension of its status of "Relief Undertaking" for a further period of one Year with reference to the Government Notification, Labour and employment department No. GH/61/BRU/1097/9004 /M(3) Dated 30th March, 1998.

AND WHEREAS circumstances exist that render it necessary that said undertaking continue to be so conducted.

NOW, THEREFORE, in exercise of the power conferred by sub-section (2) of section 3 and also by sub-clause (IV) of clause (a) of the sub-section (1) of section 4 of the Bombay Relief Undertaking (Special Provisions) Act, 1958 (No. XCVI of 1958); and virtue of the provisions of section 21 of the General clauses Act, 1904 the Government of Gujarat hereby.

(i) declares the said undertaking to be relief undertaking for a further period of six months with effect from the 30th March, 1999 and accordingly the said undertaking shall continue to be conducted to serve as a measure of preventing Unemployment relief : and

(ii) directs, in relation to the said undertaking that all rights, privileges, obligations, liabilities accrued or incurred before the said undertakings, was declared as a relief undertaking and any remedy for the enforcement there of shall be suspended and all proceedings relating there to pending before any court, tribunal officer or authority shall be stayed for a period of six months with effect from the 30th March, 1999.

By order and in the name of the Governor of Gujarat,

T. A. SAIYED,
Section Officer.

Labour and Employment Department



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URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th June, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/102 of 1999/DVP-3197-3168-L :—WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the Revised Development Plan for the Town of Bharuch sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/131 of 1988/DVP-3186-2067-(88)-L, dated the 17th June, 1988 (hereinafter referred to as "the said development plan");

AND WHEREAS the variation proposed to be made in the said development plan was published as required by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated 6th July, 1998 on Page No. 143/1,2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/89 of 1998/DVP-3197-3168-L, dated the 6th July, 1998 alongwith a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS the Government of Gujarat has not received any suggestions or objections;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :-

(a) sanctions the said variation to be made in the said Revised Development in schedule appended hereto, and

(b) specifies that the variation so set out shall come into force from the 30th July, 1999.

SCHEDULE

Variation to the Final Revised Development Plan for the Bharuch Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/-131 of 1988/DVP/3186/2067/L, dated the 17th June, 1988.

The lands bearing R.S. No. 34/1 admeasuring 6576-00 Sq. Mt. of Vejalpur Patti, Bharuch as shown as A-B-C-D-E-F-A on the accompanying plan designated for "Public purpose" in the sanctioned Revised Development Plan of Bharuch shall be released from the said use and the lands thus released shall be designated for Residential Use under Section 12(2)(a) of the Gujarat town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty and Joint
Secretary to the Government of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th June, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/103 of 1999/TPS/1498/2272/L :—WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/156 of 1991/TPS/1490-1844-(91)-L, dated the 19th June, 1991, the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of Section 43 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned a draft Town Planning Scheme, Surat No. 13 (Adajan) (hereinafter referred to as "the said draft scheme") submitted to it by the Surat Municipal Corporation, Surat;

AND WHEREAS in exercise of the powers conferred by section 50 of the said Act, Government of Gujarat appointed the Town Planning Officer for the said draft scheme;

AND WHEREAS the Town Planning Officer has submitted to the Government of Gujarat the Town Planning Scheme, Surat No. 13 (Adajan) Preliminary Scheme, (hereinafter referred to as "the said preliminary scheme") as required under sub-section (2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976);

AND WHEREAS the petitioner Shri Kailashkumar M. Randeria filed S.C.A. No. 7568/96 and M.C.A. No. 646/98;

AND WHEREAS in aforesaid S.C.A. No. 7568/96, the Hon'ble Gujarat High Court has passed an order on 31st March, 1997;

AND WHEREAS in response to the Hon'ble Gujarat High Court's order dtd. 31st March, 1997, Government has considered the representation dtd. 29th July, 1991 made by the petitioner and decided as mentioned in Item No. 2 of the schedule appended hereto, and

AND WHEREAS the petitioner Shri Milind Shirishbbhai Tank and others filed S.C.A. No. 610/97 and M.C.A. No. 909/97, and

AND WHEREAS in aforesaid S.C.A. No. 610/97, the Hon'ble Gujarat High Court has passed an order on 25th March, 1997, and

AND WHEREAS in response to the Hon'ble Gujarat High Court's order dtd. 25th March, 1997, Government has considered the representation dtd. 28th November, 1996/9th December, 1996 made by the petitioners and decided as mentioned in Item No. 3 of the schedule appended hereto, and

AND WHEREAS, the petitioner Shri Odhavji Ranchhodbhai Patel filed S.C.A. No. 3256/98,

AND WHEREAS, in aforesaid S.C.A. No. 3256/98, the Gujarat High Court has passed an order on 4th May, 1998, and

AND WHEREAS in response to the Hon'ble Gujarat High Court's order dtd. 4th May, 1998. Government has considered the representation dtd. 29th July, 1998 made by the petitioner and decided as mentioned in Item No. 5 of the schedule appended hereto, and

AND WHEREAS, the petitioner Shri Mukeshkumar Maganbhai Patel filed S.C.A. No. 5108/98,

AND WHEREAS, in the aforesaid S.C.A. No. 5108/98, the Hon'ble Gujarat High Court has passed an Order dtd. 11th August, 1998, and

AND WHEREAS in response to the Hon'ble Gujarat High Court's order dtd. 11th August, 1998 Government has considered the representation dtd. 30th December, 1998 made by the petitioner and decided as mentioned in Item No. 6 of the schedule appended hereto, and

NOW, THEREFORE, in exercise of the powers conferred by Section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :

- (a) sanctions the said preliminary scheme subject to—
 - (i) the modifications enumerated in the Schedule appended hereto,
 - (ii) aforesaid order dtd. 31st March, 1997 of Hon'ble Gujarat High Court in S.C.A. No. 7568/96 and aforesaid order dtd. 25th March, 1997 of Hon'ble Gujarat High Court in S.C.A. No. 610/97 and M.C.A. No. 909/97 and final decision so far as it relates to the matter involved in Hon'ble Gujarat High Court.
- (b) states that the said preliminary scheme shall be kept open for the inspection by the public at the office of the Municipal Corporation, Surat during office hours on all working days.
- (c) fixes the 30th July, 1999 as the date for the purpose of clause (b) of sub-section (2) of the said section 65.

SCHEDULE

In the preliminary Town Planning Scheme, Surat No. 13 (Adajan), the documents on page No. 251 to 338 the General Development Control Regulation appended shall be treated as excluded.

- (1) The lands covered under the scheme area shall be subject to Urban Land Ceiling Act, 1976 and subject to the decision in accordance with the said Act.
- (2) The Northern boundary of final plot No. 234 shall be as per the Southern boundary of original Plot No. 86 and the lands so released shall be merged in the final plot No. 235 as shown in the appended Map No. 1.
- (3) The North-East Boundary of final plot No. 212 (Shopping Centre) shall be as per the Map No. 2 appended hereto. The lands so released shall be merged in Final plot No. 211.
- (4) The redistribution statement of the preliminary scheme is modified as per Item No. (2) and (3) of the schedule.
- (5) The right of access in R.S. No. 175/4 of village Adajan from Nalia land shall be continued till the access/T.P. road of the T.P. scheme Surat No. 32 (Adajan) to the R.S. No. 175/4 (O.P. 93/pt., F.P. 93/Pt.) provided by the Surat Municipal Corporation i.e. Appropriate Authority.
- (6) The right of access in R.S. No. 175/4, 176 of village Adajan from Nalia road shall be continued till the legal access T.P. road of the T.P. scheme, Surat No. 32 (Adajan) to the R.S. No. (O.P. 93, F.P. 93) provided by the Surat Municipal Corporation i.e. Appropriate Authority.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty and Joint
Secretary to Government of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 30th June, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/104 of 1999/TPS/2798/3895/L.—WHEREAS under the Government's, in Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, Notification No. GH/V/53 of 1992/TPS/2790/1076/(92) /L, dated 26th March, 1992 the Government of Gujarat, in exercise of the powers conferred by Section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) has sanctioned the Town Planning Scheme, Unja No. 3 (Final) which came into force from 1st May, 1992;

AND WHEREAS the Government of Gujarat has considered the above Town Planning Scheme, Unja No. 3 (Final) to be defective on account of error;

AND WHEREAS the Government of Gujarat was satisfied that the variation required in the said scheme is not substantial;

AND WHEREAS the Government Notification, Urban Development and Urban Housing Department No. GH/V/20 of 1999/TPS/2798/3895/L, dated 19th January, 1999 containing the draft variation has been duly published in the Gujarat Government Extra Ordinary Gazette, Part IV-B, dated 19th January, 1999 on page nos. 12-2 to 12-5.

AND WHEREAS necessary action for keeping and affixing the copies of the Government Notification, Urban Development and Urban Housing Department No. GH/V/20 of 1999/TPS/2798/3895/L, dated 19th January, 1999 has been duly taken by the Unja Area Development Authority (Unja Municipality).

AND WHEREAS no objections to the draft variation have been received by the State Government through the District Collector, Patan District, Patan, under sub-section (5) of the Section 70 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976);

AND WHEREAS the State Government has consulted the Unja Area Development Authority (Unja Municipality), the Chief Town Planner to the Government, Gandhinagar and the District Collector of District Patan in the matter;

NOW, THEREFORE, in exercise of the powers conferred by sub-section 6(b) of the Section 70 of the Gujarat Town Planning and Urban Development Act, 1976 the Government of Gujarat hereby—

“sanctions the variation in the aforesaid Town Planning Scheme Unja No. 3 (Final) as set out in the Schedule appended hereto”.

SCHEDULE

In the Town Planning Scheme, Unja No.3 (Final) sanctioned vide the Government Notification, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar No. GH/V/53 of 1992/TPS/2790/1076/(92)/ L, dated 26th March, 1992 the following variations (corrections) shall be made in the Redistribution and Valuation Statement (i.e. Form No. F) under Section 70(2) of the Gujarat Town Planning and Urban Development Act, 1976.

As per attached Form No. “F”.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty and Joint Secretary
to the Government of Gujarat,
Urban Development and Urban Housing
Department.

FORM 'P'
(See Rules 21 & 35)
TOWN PLANNING SCHEME, UNJA NO. 3 (FINAL)

Redistribution and Valuation Statement.
THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

THE GUJARAT TOWN PLANNING & URBAN DEVELOPMENT ACT, 1976																	
Serial Number	NAME OF OWNER	Tenure	Revenue Survey Number C. S. No.	ORIGINAL PLOT				FINAL PLOT				Contribution (a) compensation under sec. 30 Column (a) minus column (b)	Increment (Section 78) Column (a) minus column (b)	Contribution (Section 79) 30% of increment	Addition (Net deduction (+) or by deduction (-) or by form (-) - lower contribution being the addition made under items 13, 14, 15	Remark	
				Number	Area in Sq. mtrs.	VALUE IN RUPEES		Number	Area in Sq. mtrs.	VALUE IN RUPEES							
						Without reference to value of structures.	Including reference to value of structures.			Without reference to value of structures.	Including reference to value of structures.						Without reference to value of structures.
1	2	3	3(a)	4	5	6(a)	6(b)	7	8	9(a)	10(b)	11	12	13	14	15	16
AS PER SANCTIONED AND ENFORCED TOWN PLANNING SCHEME (FINAL)																	
24	Patel Savitaben Ishwarlal Patel Artiben Ishwarlal Patel Taraben Ishwarlal Patel Ramilaben Ishwarlal Patel Ashaben Ishwarlal Patel Nirmalaben Ishwarlal Patel Matiben Ishwarlal	-	3540/2	10	238	46024	46024	11/1	192	37499	78407	-8525	40908	20454	-	-	As per ownership shown in R. S. No. in 7/12 Final Plot has been allotted separately.
25	Patel Narayenbhai Laludas	-	3540/1 A. 3540/2 11/1 Pt.	10	3946	46024	46024	11/2	3217	37499	78407	-8525	40908	20454	-	-	As per ownership shown in R. S. No. 3540/1A, an error has been committed which is corrected as per 7/12. Accordingly original plot and final plot has been shown in preliminary scheme. Joint ownership continues in proportionate to original plot.
AS PER VARIATION TO BE MADE IN TOWN PLANNING SCHEME (FINAL)																	
24	Patel Savitaben Ishwarlal Patel Artiben Ishwarlal Patel Taraben Ishwarlal Patel Ramilaben Ishwarlal Patel Ashaben Ishwarlal Patel Nirmalaben Ishwarlal Patel Matiben Ishwarlal	-	3540/2 10/Pt.	10	238	2618	2618	11/1	192	2112	4416	-506	2304	1152	-	-	As per ownership shown in R. S. No. in 7/12, Final Plot has been allotted separately.
25	Patel Narayenbhai Laludas	-	3540/1 A. 3540/2 11/1 Pt.	10	3946	43406	43406	11/2	3217	35387	73991	-8019	38604	19302	-	-	As per ownership shown in R. S. No. 3501A, an error has been committed which is corrected as per 7/12. Accordingly original plot and final plot has been shown in preliminary scheme. Joint ownership continues in proportionate to original plot.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th June, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/105 of 1999/DVP/1998/426/L.—WHEREAS the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final Development Plan for the town of Keshod sanctioned under Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/216 of 1990/DVP/1989/3082(90)/L, dated the 16th November, 1990.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976), the Government of Gujarat hereby:—

1. Proposes to modify the aforesaid revised development plan by way of variation in the manner specified in the Schedule appended hereto, and;
2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation to the Development Plan of Keshod sanctioned by the Government Notification Urban Development and Urban Housing Department No. GH/V/216 of 1990/DVP/1989/3082(90)/L, dated 16th November, 1990.

The Land bearing R. S. No. 141/1/K/Part of Keshod marked as ABCDEA on the accompanying plan designated for Industrial Zone in the sanctioned Development Plan of Keshod shall be deleted from the said Zone and the land thus released shall be designated for Residential Zone under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty & Joint Secretary
to the Government of Gujarat.

Urban Development and Urban Housing Department,

IV-B-Ex.-128-3

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th June, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/ V/106 of 1999/ UDA - 1099 - 922 -K: In exercise of the powers conferred by clause (vi- a) of sub-section (4) of Section 22 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) the Government of Gujarat hereby appoints the Municipal Commissioner, Ahmedabad Municipal Corporation, Ahmedabad as Ex-Officio Member of the Ahmedabad Urban Development Authority with immediate effect.

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,

Deputy Secretary to the Govt. of Gujarat
Urban Development and Urban Housing Department

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 30th June, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/ V/ 107 of 1999/ UDA - 1099 - 922 -K: In exercise of the powers conferred by clause (vi- a) of sub-section (4) of Section 22 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) the Government of Gujarat hereby appoints the Municipal Commissioner, Surat Municipal Corporation, Surat as Ex-Officio Member of the Surat Urban Development Authority with immediate effect.

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,

Deputy Secretary to the Govt. of Gujarat
Urban Development and Urban Housing Department

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 30th June, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/ V/ 108 of 1999/ UDA - 1099 - 922 -K: In exercise of the powers conferred by clause (vi- a) of sub-section (4) of Section 22 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) the Government of Gujarat hereby appoints the Municipal Commissioner, Rajkot Municipal Corporation, Rajkot as Ex-Officio Member of the Rajkot Urban Development Authority with immediate effect.

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,

Deputy Secretary to the Govt. of Gujarat
Urban Development and Urban Housing Department

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 30th June, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 109 of 1999/ UDA - 1099 - 922 -K: In exercise of the powers conferred by clause (vi- a) of sub-section (4) of Section 22 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) the Government of Gujarat hereby appoints the Municipal Commissioner, Vadodara Municipal Corporation, Vadodara as Ex-Officio Member of the Vadodara Urban Development Authority with immediate effect.

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,

Deputy Secretary to the Govt. of Gujarat
Urban Development and Urban Housing Department

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 30th June, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO.GH/V/ 110 of 1999/UDA-1099-922-K. In exercise of the powers conferred by clause (iii-a) of sub-section (3) of Section-5 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) the Government of Gujarat hereby appoints the President of District Panchayat, Bhavnagar as Ex-Officio Member of the Bhavnagar Area Development Authority with immediate effect.

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,

Deputy Secretary to the Govt. of Gujarat,
Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th June, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO.GH/V/ 111 of 1999/UDA-1099-922-K. In exercise of the powers conferred by clause (iii-a) of sub-section (3) of Section-5 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) the Government of Gujarat hereby appoints the President of District Panchayat, Jamnagar as Ex-Officio Member of the Jamnagar Area Development Authority with immediate effect.

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,

Deputy Secretary to the Govt. of Gujarat,
Urban Development and Urban Housing Department.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st July, 1999.

THE GUJARAT SLUM AREAS (IMPROVEMENT, CLEARANCE AND RE-DEVELOPMENT ACT, 1973.

No. GH/V/112 of 1999/SAA/1097/1296/K.—In exercise of the powers conferred by sub-section (2) of Section 22 of the Gujarat Slum Areas (Improvement, Clearance and Re-development) Act, 1973 (Guj. 11 of 1973) read with Rule-3 and Rule-5 of the Gujarat Slum Areas (Improvement, Clearance and Re-development) Rules, 1975, the Government of Gujarat appoints Shri C. M. Leuva, Secretary, (Housing) Urban Development and Urban Housing Department as the Chairman of the Gujarat Slum Clearance Board for the period from 1st July, 1999 to 31st August, 1999.

By order and in the name of the Governor of Gujarat.

L. D. PATEL,

Under Secretary to the Government of Gujarat.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st July, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/113 of 1999/DVP/3098/443/L.—WHEREAS the Government of Gujarat is of the opinion that it is necessary in the public interest to make a variation in the final Revised Development Plan for the town of Dahod sanctioned under Act, Government Notification, Urban Development and Urban Housing Department No. GH/V/71 of 1981/DVP-2977/1523/(81)-L dated the 25th May, 1981;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

1. Proposes to modify the aforesaid Development Plan by way of variation in the manner specified in the schedule appended hereto, and

2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this Notification in the Official Gazette.

SCHEDULE

Proposed variation in the final Revised Development Plan of Dahod sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/71 of 1981/DVP/2977/1523 (81)-L dated 25th May, 1981.

The 18.0 mt. Wide road passing through R.S.No: 87/P, 142/P, 141/P, 140/P, 145/A/v/p etc. of Dahod marked as A-B on the accompanying plan in the sanctioned Development Plan of 'DAHOD' shall be deleted from the said use, and the land so released shall be designated in 'Residential use under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary to the
Government of Gujarat,
Urban Development and Urban Housing Department.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st July, 1999.

BOMBAY SALES OF MOTOR SPIRIT TAXATION ACT, 1958.

No. (GHN-17) MSA-1099 (51)TH:—WHEREAS, the Government of Gujarat as satisfied that circumstances exist which render it necessary to take immediate action to amend the Bombay Sales of Motor Spirit Taxation Rules, 1958 and to dispense with the previous publication thereof under the proviso to sub-section (4) section 36 of the Bombay Sales of Motor Spirit Taxation Act, 1958.

NOW, THEREFORE in exercise of the powers conferred by section 36 of the Bombay Sales of Motor Spirit Taxation Act, 1958 (Bom. LXVI of 1958) the Government of Gujarat hereby makes the following rules further to amend the Bombay Sales of Motor Spirit Taxation Rules, 1958, namely:—

1. These rules may be called the Bombay Sales of Motor Spirit Taxation (Gujarat amendment) Rules, 1999.

2. In the Bombay Sales of Motor Spirit Taxation Rules, 1958, in rule 15, in sub-rule (1), for the words "twenty one days", the words "twelve days" shall be substituted.

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government.



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th July, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/115 of 1999/DVP-2298-4738-L—WHEREAS the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final Revised Development Plan for the development area of the Himatnagar Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/108 of 1996/DVP-2293-2691-L-dated 25th June, 1996.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President Act No. XXVII of 1976), the Government of Gujarat hereby:—

1. Proposes to modify the aforesaid revised development plan by way of variation in the manner specified in the Schedule appended hereto, and
2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this Notification in the *Official Gazette*.

SCHEDULE

Proposed variation to the Revised Development Plan of Himatnagar sanctioned by Government, in Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar Notification No. GH/V/108 of 1996/DVP-2293-2691-L dated 25th June, 1996.

(1) The land bearing R.S. No. 46/P (15815 Sq. Mts) of Town Himatnagar designated for "Residential Zone" shown and marked as ABCDA on the accompanying plan, in the sanctioned Revised Development Plan of Himatnagar shall be deleted from the said designation and the land thus released shall be designated for "Commercial Zone" under section 12(2)(a) of Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary to the Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th July, 1999

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/116 of 1999/DVP-1995-2894-L.-WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the final development plan for the town of Manavadar sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/24 of 1991/DVP-1991-362-(2)-L dated the 11th February, 1992 (hereinafter referred to as the said development plan).

AND WHEREAS the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development act, 1976 (Presidents Act No. 27 of 1976) (hereinafter referred to as the said act) in the Gujarat Government Gazette Part IV-B, dated 8th October 1998 on page No. 264-2 and 264-3 under Government Notification, Urban Development and Urban Housing Department No. GH/V/155 of 1998/DVP-1995-2894-L dated the 8th October, 1998 alongwith a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation.

AND WHEREAS the Government of Gujarat has not received any suggestions or objections.

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development act, 1976 (Presidents Act No. 27 of 1976) the Government of Gujarat hereby:-

(a) Announces the said variation to be made in the said development plan, as set out in Schedule appended hereto, and

(b) specifies that the variation so set out shall come into force from the 6th August, 1999.

SCHEDULE

Variation to the final Development Plan for the town of Manavadar sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/ 24 of 1992/DVP-1991-362-(2)-L, dated the 11th February, 1992.

(1) The land bearing R.S.No. 94/paiki, 95/paiki as shown in the accompanying plan marked as MNOPQM" and "XYZWX" designated for Residential Zone in the sanctioned Development Plan of Manavadar shall be deleted from the said designation and the land thus released shall be designated for the Industrial zone under Section 12(2) (a) of the Gujarat Town Planning and Urban Development act, 1976.

(2) 18 mt. Wide road passing through R.S.No. 94, 95, 103, 102, 101, 109, 108 etc in the sanctioned Development Plan of Manavadar marked as red line in the accompanying plan, The alignment of this road passing through R.S. No. 94,95, 103,102, 101, 109 has been changed as shown with the blue line on the accompanying plan. The land thus released from the sanctioned 18 mt. Wide road shall be designated for Residential Zone under Section 12(2)(a) of the Gujarat Town Planning Act, 1976.

(3) The land of Railway line passing in between the lands of R.S.No. 98-156, 114-152, 140-142 etc of Manavadar as shown in the accompanying plan marked as A3 B3, C3, D3, designated for Railway land in the sanctioned Development Plan of Manavadar shall be deleted from the said designation and the land thus released shall be designated for the D.P. road under section 12(2)(a) (GH) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary to
the Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th July, 1999.

GUJARAT SALES TAX ACT, 1969.

No. (GHN-18)GST-1099(S-49(319)TH:—WHEREAS the Government of Gujarat considers it necessary so to do in the public interest.

NOW THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 49 of the Gujarat Sales Tax Act, 1969 (Gujarat 1 of 1970), the Government of Gujarat hereby amends the Government Notification, Finance Department No. (GHN-627) GST-1070(S.49) TH dt. the 29th April, 1970 as follows, namely:—

In the Schedule appended to the said notification,

- (1) entry at serial No. 171 shall be deleted;
- (2) Form No. 18 shall be deleted.

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government.

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IV-B-Rx.-134-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th July, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/117 of 1999/DVP-1297-3156-L:—WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the Revised Development Plan of Vadodara Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP-1294-4036-L dated the 25th October, 1996 (hereinafter referred to as "the said development plan")

AND WHEREAS the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B-dated 13th July, 1998 on Page No. 146/1-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/95 of 1998/DVP-1297-3156-L dated the 13th July, 1998 alongwith a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS the Government of Gujarat has not received any suggestions or objections;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat, hereby:—

(a) sanctions the said variation to be made in the said Revised Development Plan as set out in schedule appended hereto; and

(b) specified that the variation so set out shall come into force from the 7th August, 1999.

SCHEDULE

Vadodara to the Final Revised Development Plan for the Vadodara Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP/1294/4036/L, dated the 25-10-1996.

The land bearing final plot No. 283 of Town Planning Scheme Vadodara No. 1 (Akota) (First Varied) shown on accompanying plan as a "Public Purpose" in the sanctioned Revised Development Plan of Vadodara shall be deleted from the said purpose and land so released shall be designated for "Residential Use" under Section 12(2)(a) of Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th July, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/118 of 1999/DVP-1897-2930-L:—WHEREAS the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the Revised Development Plan of Umreth sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/68 of 1988/DVP-1886-839(88)-L dated the 23rd March, 1988;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President Act No. XXVII of 1976), the Government of Gujarat hereby:—

1. Proposes to modify the aforesaid revised development plan by way of variation in the manner specified in the Schedule appended hereto, and

2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this Notification in the *Official Gazette*.

SCHEDULE

Proposed variation to the Revised Development Plan of Umreth sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V 68 of 1988/DVP-1886-839(88)-L dated the 23rd March, 1988;

(1) The land bearing on the north side of the Revenue Survey No. 3 and 4 of Umreth as shown as A-B on the accompanying plan designated for 18.24 m. road in the sanctioned Revised Development Plan of Umreth shall be released from the said use and the land thus released shall be designated for "Residential Use" under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

(2) The 18.24 m. wide road is designated as shown in the accompanying plan as C-D under section 12(2)(d) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th July, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/119 of 1999/DVP-2393/1860-L.—WHEREAS the Bhavnagar Area Development Authority (hereinafter referred to as "the said Authority") has prepared and published a Draft Revised Development Plan (hereinafter referred to as the "said Revised Development Plan") in respect of lands included within its Municipal limits under the provisions of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act" and under section 13(1) of the said Act) and advertisement regarding publication of the said Revised Development Plan and calling objections and suggestions on the proposed Draft Revised Development Plan was published in the Part-II, Misc. and advertisement section of the Gujarat Government Gazette dated the 27th October, 1995.

AND WHEREAS, the said Area Development Authority published the modification in the Draft Revised Development Plan of the said Area Development Authority, by a notice under section 15 of the Act inviting suggestions or objections from any person with respect to the proposed modification;

AND WHEREAS, the said Area Development Authority has submitted the Draft Revised Development Plan of the said Area Development Authority under section 16 of the said Act to the Government of Gujarat for sanction;

AND WHEREAS, the petitioner Bhavnagar University filed SCA No. 4427/92 in the Hon'ble Gujarat High Court;

AND WHEREAS, the petitioners Shri Krishnakumar B. Jadeja and Shri Ashwinbhai K. Dave filed SCA No. 4733/92 in the Hon'ble Gujarat High Court;

AND WHEREAS, the petitioners Shri Pankaj C. Pandya and Shri Satishbhai S. Chavda filed SCA No. 4847/92 in the Hon'ble Gujarat High Court;

AND WHEREAS, the petitioner Palitana Sugar Mills Pvt. Ltd., and Shri Savjibhai Haribhai Patel have filed SCA No. 10108/94 in the Hon'ble Gujarat High Court;

AND WHEREAS, the above four petitions are pending with the Hon'ble Gujarat High Court No. final orders have been passed by the Hon'ble Gujarat High Court;

NOW, THEREFORE, in exercise of the powers conferred by the proviso to sub-clause (i) of clause (a) and sub-section (1) of section 17 of the Gujarat Town Planning and Urban Development Act, 1976 the Government of Gujarat, hereby :—

(1) proposed to modify the aforesaid Draft Revised Development Plan subject to the final orders of the Hon'ble Gujarat High Court in the above SCA No. 4427/92, 4733/92, 4847/92 and 10108/94 pending for final orders as per schedule appended hereto; and

(2) calls upon any person to submit suggestions or objections if any with respect to the proposed modifications to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this notification in the official gazette;

The plan showing the modifications mentioned below shall be open for the inspection of the public at the office of the Bhavnagar Area Development Authority during office hours on all working days during the aforesaid period of two months.

SCHEDULE

Proposed modifications in the Revised Development Plan of Bhavnagar Area Development Authority, sanctioned under Urban Development and Urban Housing Department Notification No. GH/V/114 of 1895 DVP-2773-3303-(85)-L dtd. the 8th November, 1985.

1. Proposed 45.00 meter wide link road passing through R.S. No. 171, 192 etc. of village Vartej shall be deleted and the alignment of 45.00 mt. wide road shall be proposed with Traffic Circle as per sanctioned Development Plan of BADA and the land thus released from R.S. No. 171 shall be designated for Industrial Zone and residential Zone under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 and land released from R.S. No. 192 shall be designated for Residential use under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in accompanying plan (Annex-P1).

2. The land bearing R.S. No. 36/P of village Vartej which is designated for the reservation of Vartej Railway Station shall be deleted from the said reservation and the land thus released shall be designated for "Industrial Zone" under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in the accompanying plan (Annex-P-2).

3. The land bearing R.S. No. 76 of village Adhevada and R.S. No. 76/6 of village Sidsar which are designated for the reservation of "Sport Complex" shall be deleted from the said reservation and the land thus released shall be designated for Residential Use under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in the accompanying plan (Annex. P-3).

4. Proposed 21.00 mt. wide road passing through R.S. No. 8 and 14 of village Adhevada and R.S. No. 7 of village Sidsar is deleted and the new alignment of the road is proposed as shown in the accompanying Plan under section 12(2)(d) of the Gujarat Town Planning and Urban Development Act, 1976 and the land thus released shall be designated for Residential Use under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in the accompanying plan (Annex-P4).

5. Proposed 18.00 mt. wide road passing through S. No. 5/6, 5/4, 197, 185 and 5/6, 5/4, 2/3 of village Adhevada is deleted and the land thus released shall be designated for Residential Use under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in the accompanying plan (Annex. P-5).

6. Proposed 21.00 mt. wide road passing through existing 'Excell' Industry in Vadava Area (B.M.C. limit) of R.S. No. 68/P, 69, 70, 1/1, 76/2 is deleted and the land thus released shall be designated for Industrial Use under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in the accompanying plan and the existing Ruvapari Temple road passing through R.S. No. 1/1 is proposed as 21.00 mt. wide road and which is extended upto 45.00 mt. wide Ring Road as shown in the accompanying plan (Annex. P-6) under section 12(2)(d) of the Gujarat Town Planning and Urban Development Act, 1976.

7. Proposed 21.00 mt. wide road passing through R.S. No. 101, 113, 112, 114, 11, 109 and 119 of village Tarasmiya is deleted and the land thus released shall be designated for Residential Use under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in the accompanying plan (Annex. P-7).

8. The land bearing R.S. No. 403/P of village Vartej which is designated for Reservation of BADA Public Housing is deleted from the said reservation and the land thus released shall be designated for the Residential Use under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in the accompanying plan (Annex. P-8).

9. Land bearing R.S. No. 182 of village Budhel which is reserved for "Public Purpose" is deleted from the said reservation and the land thus released shall be designated for Residential Use under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in the accompanying plan (Annex. P-9).

10. The land bearing R.S. No. 269/P of village Vartej which is reserved for Gujarat Housing Board is deleted from the said reservation and the land thus released shall be designated for Residential Use under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in the accompanying plan (Annex. P-10).

11. The lands bearing R.S. No. 165/P, 190, 191 and 192 of village Adhevada which is designated for Agricultural Use is deleted from the said use and the lands thus released shall be designated for Residential Use under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in the accompanying plan (Annex. P-11).

12. The land bearing R.S. No. 210/1 Paiki (Gouchar) of village Nari which is designated for Industrial Use is deleted from the said use and the land thus released shall be reserved for "Transport Nagar for BADA" under section 12(2)(k) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in the accompanying plan (Annex. P-12).
13. The lands bearing R.S. No. 140/P, 141/P, 142/P, 143/P, 144/P, 145/P, 146/P, 147/P, 148/P and 149/P which are designated for "Transport Nagar" is deleted from the said reservation and the lands thus released shall be designated for residential and industrial uses respectively under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in the accompanying Plan (Annex. P-13).
14. Proposed 24.00 mt. wide road passing through R.S. No. 86/1, 90/1, 81 and 96/1 of village Ruva is deleted and the new alignment of 30.00 mt. wide road is proposed under section 12(2)(d) of the Gujarat Town Planning and Urban Development Act, 1976 as well as proposed 21.00 mt. wide road passing through S. No. 123, 124 to 126, 138 of village RUVA is deleted and the new alignment of 24.00 mt. wide road is proposed under section 12(2)(d) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in the accompanying plan (Annex. P-14).
15. Proposed 15.00 mt. wide road passing through R.S. No. 6, 60, 5 and 45 of village FULSAR is deleted and the new alignment of 18.00 mt. wide road is proposed under section 12(2)(d) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in the accompanying plan (Annex. P-15).
16. Proposed parking place of Navapara area (Gamtal area) Shall be deleted from the said reservation and the land thus released shall be designated for grave yard under section 12(2)(o) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in the accompanying plan (Annex. P-16).
17. The land bearing R.S. No. 471/2 Part of village Vadva which is designated for water body (Gauri Talav) shall be deleted from the said use and the land so released shall be designated for "Residential Use" under section 12(2)(a) of the Town Planning and Urban Development Act, 1976 as shown in the accompanying plan (Annex. P-17).
18. Provision made for the special power to the Board of Authority for the building height more than 30.00 mts. in the General Development Control Regulations under clause No. 5.10.00 shall be deleted.
19. Provision for relaxations under clause No. 13.00.05 (a) of General Development Control Regulations shall be deleted.

By order and in the name of Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty and Joint Secretary
to the Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th July, 1999.

BOMBAY SHOPS AND ESTABLISHMENT ACT, 1948.

No. GHR-99-110-BSE-1097-2978-M(3):—In exercise of the powers conferred by sub-section (4) of section 1 of the Bombay Shops and Establishments Act, 1948 (Bombay Act No. LXXIX of 1948) (hereinafter referred to as "the said Act") the Government of Gujarat hereby declare to implement all provisions of the said act in Halvad Municipal Borough area. The said act shall come into force in Halvad Municipal Borough area with effect on and from the date of publication of this notification, in the Gujarat Government Gazette.

By order and in the name of the Governor of Gujarat,

SHAILAJA PATEL,
Under Secretary to Government.

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 8th July, 1999.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GHG/99/105/MTA/1796/1177/KH:—In exercise of the powers conferred by sub-section (2) of section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with clause (1) of rule 16-A of the Bombay Motor Vehicles Tax Rules, 1959, the Government of Gujarat hereby exempts totally from the payment of Bombay Motor Vehicles Tax, the Motor Vehicles bearing registration No. RJ-24 G-0139 (Tata Truck) belonging to the Global Hospital & Research Centre (J. Watumull Memorial), Mount Abu, Rajasthan, to be used or kept for use in furtherance of medical and charitable objects, till the Motor Vehicle continues to be so used or kept for use in furtherance of the aforesaid objects.

By order and in the name of Governor of Gujarat,

R. B. BARA,

Under Secretary to Government.

ગૃહ વિભાગ

જાહેરનામું

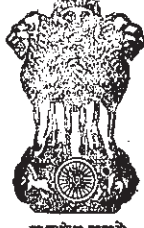
સચિવાલય, ગાંધીનગર, ૮મી જુલાઈ, ૧૯૯૯.

મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૮.

ક્રમાંક : જીએચજી/૯૯/૧૦૫/એમટીએ/૧૭૯૬/૧૧૭૭/ખ.— મુંબઈ મોટર વાહનવેરા નિયમો, ૧૯૫૮ના નિયમ ૧૬-કના ખંડ (૧) સાથે વાંચતાં, મુંબઈ મોટર વાહનવેરા અધિનિયમ ૧૯૫૮ (સન ૧૯૫૮ના મુંબઈના દપસા) ની ક્લમ ૧૩ની પેટા-ક્લમ (૨)થી મળેલી સગાની રૂએ, ગુજરાત સરકાર, આથી, ગ્લોબલ હોસ્પિટલ એન્ડ રીસર્ચ સેન્ટર (જે. વાટુમલ મેમોરીઅલ) માઉન્ટ આબુ, રાજસ્થાનની માલિકીનું મોટર વાહન રજીસ્ટ્રેશન નંબર : આરજી-૨૪-જી-૦૧૩૯ (ટાટા ટ્રક) ધરાવતું, જે તબીબી અને પરોપકારના ઉદ્દેશ સાધવા માટે ઉપયોગમાં લેવાનું હોય અથવા ઉપયોગ કરવા માટે રાખેલ હોય તે મોટર વાહનને ઉપરોક્ત ઉદ્દેશ સાધવા માટે એવી રીતે ઉપયોગ કરવાનું અથવા ઉપયોગ કરવા માટે રાખવાનું ચાલુ રાખવામાં આવે ત્યાં સુધી મોટર વાહન વેરા ભરવામાંથી સંપૂર્ણતઃ મુક્તિ આપે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

આર. બી. બારા,
સરકારના ઉપસચિવ.



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PART IV-B

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સામાજિક ન્યાય અને અધિકારીતા વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩જી જૂલાઈ, ૧૯૯૯.

ગુજરાત પછાત વર્ગ વિકાસ નિગમ અધિનિયમ, ૧૯૮૫.

ક્રમાંક : જા.એચ.એલ/૬/સશપ/૧૦૮૭/મુ.મ.૧૪/અ.૧.—ગુજરાત પછાત વર્ગ વિકાસ નિગમ, ૧૯૮૫ની ક્લૉમ-૬ (૧) અને ૭(૧) અન્વયે આ વિભાગના તા. ૨૫/૬/૯૮ના જાહેરનામા ક્રમાંક : જા.એચ.એલ/૬/સશપ/૧૦૮૭/મુ.મ.૧૪/અ.૧ અન્વયે સંબંધિત તરીકે શ્રી હરુભાઈ ગોંડલીયા તથા તા. ૨૫-૮-૯૮ના જાહેરનામા ક્રમાંક : જા.એચ.એલ/૧૧/સશપ/૧૦૮૭/મુ.મ.૧૪/અ.૧ અન્વયે ઉપરોક્ત તથા અન્ય કેટલાક નિયામકોની નિમણૂક કરવામાં આવી છે. તેના અનુસંધાને ગુજરાત પછાત વર્ગ વિકાસ નિગમના વધુ એક બિન-સરકારી નિયામક તરીકે, નીચે દર્શાવ્યા મુજબ નિમણૂક કરવામાં આવે છે.

શ્રી સવજીભાઈ મગનભાઈ પટેલ, નિયામક (ડિરેક્ટર)

મુ. પોષ્ટ : અંપ.

તા. સાણંદ, જિ. અમદાવાદ.

આ નિમણૂક નીચેની શરતોને આધીન રહેશે.

(૧) નામદાર હાઈકોર્ટમાં પડતર એલ.પી.એ. નં. ૫૧૦/૯૮ તથા અન્ય ગ્રુપ મેટરમાં જે આદેશો થાય તેને આધીન ગણાશે.

(૨) આ નિમણૂકની મુદત સરકારના નવા આદેશ ન થાય ત્યાં સુધી રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપસચિવ.



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY AND PETROCHEMICALS DEPARTMENT

Order

Sachivalaya, Gandhinagar, 9th July, 1999.

GUJARAT TAX ON SALE OF ELECTRICITY ACT, 1985.

No. GHU/99/28/TOS/1199/2530/K:—In exercise of the powers conferred by Section 10 of the Gujarat Tax on Sale of Electricity Act, 1985 (Guj. 5 of 1985) and in supersession of Government Notification, Industries, Mines and Power Department No. GHU/84/38/STE/1084/10850/E dated the 2nd November, 1984 the Government of Gujarat hereby fixes twenty four percent per annum to be the rate of interest for the purpose of the said section 10.

By order and in the name of the Governor of Gujarat,

M. M. JOSHI,

Under Secretary to Government.



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PART—IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

INFORMATION AND BROADCASTING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 9th July, 1999.

GUJARAT ENTERTAINMENTS TAX ACT, 1977,

No. GHT-99-17-EPT-1099-GOI-15-E:—WHEREAS the Government of Gujarat considers it necessary so to do in the public interest,

NOW, THEREFORE, in exercise of the powers conferred by clause (b) of sub-section (1) of section 2 of the Gujarat Entertainments Tax Act, 1977. (Guj. 16 of 1977) (hereinafter referred to as "the said Act") the Government of Gujarat hereby exempts the exhibition of Hindi film "SARFAROSH" Produced by Johan Mathew Mathan from the payment of Entertainments Tax to the extent of 100 percent of the tax leviable under section 3 of the said Act, subject to the conditions specified in the Schedule appended hereto.

SCHEDULE

(1) The existing rates of admission to the entertainment excluding the amount of the tax shall not be increased and that the existing rates of admission shall be reduced by 100 percent of the tax leviable.

(2) The exemption from the payment of tax shall be for a period of six months on each print and shall be limited to six prints to be screened in Gujarat State.

(3) The exemption from payment of tax can be availed of within a period of one year from the date of issue of this notification.

(4) In case of breach of any of the conditions of the exemption or the provisions of the Act or Rules made thereunder, it shall be lawful for the prescribed officer to take action under section 30 of the Gujarat Entertainments Tax Act, 1977.

By order and in the name of the Governor of Gujarat.

C. M. SHAH,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 9th July, 1999.

BOMBAY SHOPS AND ESTABLISHMENT ACT, 1948.

No. GHR-111-BSE-1098-2927-M(3).—In exercise of the powers conferred by section 6 of the Bombay Shops and Establishments Act, 1948 (Bombay Act No. LXXIX of 1948), read with rule 4 of the Gujarat Shops and Establishments Rules, 1962, the Government of Gujarat hereby suspends on account of the Navratri and Diwali Festivals, in relation to the classes of establishments specified in column (1) of the Schedule below, the operation of the provisions of the said Act specified in Column (2) of the Schedule in all the area of the State of Gujarat for the period from first day of Ashwin month (Sud) to fifth day of Kartik month (Sud) (both days inclusive) subject to conditions respectively specified in column (3) of the said schedule.

SCHEDULE

Establishments 1.	Provisions of the said Act 2	Conditions 3
1. Shops	Clause (a) of Sub-section (2) of section-11	(1) No shop shall on any day be closed later than 11.00 P.M.
2. Shops selling fire works.	Section 14 Section 16 Section 18	(2) If any employee is required to work in excess of the hours of work specified in Section 14, he shall be entitled in respect of overtime work which shall be noted in the prescribed register of Wages to Wages at the rates specified in Section 63. (1)

1	2	3
3. Flour Shops and flour mills.	Section 14 Section 16 Section 18	(3) The spread over shall not exceed fourteen hours on the day.
4. Cloth shops including tailoring shops, shops selling readymade garments and hosiary shops.	-do-	(4) Every employees shall on account of the less of the Weekly holiday to granted either (1) equal No. of holiday in exchanges after the New Year Day or (ii) Wages for the work done on such holidays at the rate of wages specified for over time work section 63(1).
5. Shops selling perfumes	Section-14 Section-16 Section-18	(1) Restaurants and Eating Houses may be kept open beyond 11-00 p. m. but not beyond 1-30 p. m. next day provided permission of respective district Magistrate or Commissioner of Police has been obtained.
(A) All restaurants and eating houses.	Section-19 Section-20 Section-21 Section-24	(2) If an employee in any restaurant or eating house is required to work in excess of the limit of hours of work specified in section-21, he shall be entitled in respect of over-time work which shall be noted in the prescribed register of wages to wages at the rate prescribed in Section 63(2).
		(3) Every employee in any restaurant or eating house shall on account of less of the prescribed weekly holidays be granted either (1) an equal number of holiday in exchange after the New Year Day or (ii) wages for the week done on such holidays at the rate of wages specified for overtime work in Section 63(2).

This issues with the concurrence of Home Department dated 16th June, 1999 on this department's file No. BSE-1098-2927-M(3).

By order and in the name of the Governor of Gujarat,

T. A. SAIYAD,
Section Officer.

Labour and Employment Department.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 9th July, 1999.

BOMBAY SHOPS AND ESTABLISHMENTS ACT, 1948.

No. GHR-112-BSE-1098-2927-M(3):—In exercise of the powers conferred by section 6 of the Bombay Shops and Establishment Act, 1948 (Bombay Act, No. LXXIX of 1948), the Government of Gujarat hereby suspends on the occasion of the Jyamshtmi Festival, the operation of such Provisions of the said Acts are specified in Column (1) of the schedule appended hereto for the period 9 Days commencing from SRAVAN VAD EKAM and ending on, the SRAVAN VAD NOME (both days inclusive) subject to the conditions specified against each in column (2) of the said schedule in relation to shops, residential hotels, restaurants and eating houses in the State of Gujarat.

SCHEDULE

Provisions whose operation is temporarily suspended.	Conditions subject to which the operation of the provision is suspended.
1	2
(1) Section-11	No shop shall, on any day be kept open later than midnight.
(2) Section-12	The hawking of goods shall be permitted to upto midnight.
(3) Section-14	(A) The operation of this provision is suspended in relation to shops only. (B) If any employee is required to work in excess of the limit or hours of work specified, he shall be entitled to wages at the rates specified in sub-section (1) of section 63 of the Act.
(4) Section-16	The spread-over shall not exceed fourteen hours.
IV-B-Ex.-142-1	142-1

1

2

(5) Section-18

(A) The operation of this provision is suspended in relation to ships only.

(B) To compensate loss of the prescribed closed day, each employee shall be entitled to;

(i) holiday in exchange after the completion of exemption period.

(ii) Wages for work done on the closed day at the rates specified for overtime work in sub-section (i) of section 63 of the Act.

(6) Section-20

(7) Section-21

If any employee is required to work in excess of the limit of hours of work specified, he shall be entitled to wages at the rate specified in sub-section (2) of section 63 of the Act.

(8) Section-24

To compensate loss of the prescribed weekly, holidays each employee shall be entitled to;

(i) A holiday in exchange after the completion of exemption period.

(ii) Wages for work done on the holiday at the rate specified for overtime work in sub-section (2) of section 63 of the Act.

2. This issues with the concurrence of Home Department dtd. 16-6-99 on this Department File No. BSE/1098-2927-M(3).

By order and in the name of the Governor of Gujarat,

T. A. SAIYAD,
Section Officer,
Labour and Employment Department



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 9th. July, 1999.

BOMBAY SHOPS AND ESTABLISHMENTS ACT, 1948.

No. GHR/99/113/BSE/1098/2927/M(3)- In exercise of the powers conferred by section 6 of the Bombay Shops and Establishments Act, 1948 (Bom. LXXXIX OF 1948) (hereinafter referred to as "the said Act") read with rule-4 of the Gujarat Shops and Establishments Rules, 1962, the Government of Gujarat hereby suspends, on account of the Ramzan and Ramzan-Idd Festivals, in relation to the classes of establishment specified in column (1) of the Schedule below, the operation of the provisions of the said Act specified in column (2) of the Schedule in all the area of the State of Gujarat, for the period of one month i.e. commencing from Chandrat of Ramzan upto Ramzan-Idd (both days inclusive), subject to the conditions respectively specified in column (3) of the said Schedule.

SCHEDULE

Establishments	Provisions of the said Act	Conditions
1	2	3
1. Sweet/meat Shop	Section-14	If any employee is required to work in excess of the limit of hours of work specified in Section-14 of the said Act, She/he shall be entitled in respect of overtime work, which shall be noted in the prescribed register to wages at the rate prescribed in Section 63 (1) of the said Act.

1	2	3
	Section-18	Every employee shall on account of the prescribed weekly holidays be granted either (i) on equal number of holidays in exchange after the Ramzan IDD or (ii) wages for the work done on such holidays at the rate of wages prescribed of over time work in Section 63(1) of the said Act.
2. All Restaurants and eating houses.	Section-24	Every employee in any restaurant or eating house shall on account of the loss of the prescribed weekly holidays be granted either (1) on equal number of holiday in exchange after the IDD or (ii) wages for the work done on such holidays at the rate of wages prescribed for overtime work in Section 63(2) of the said Act.
3. Shops selling caps and shoes.	Section-11	No shop shall on any day be closed later than 11.00 p.m.
	Section-14	If any employee is required to work in excess of the limit of hours of work specified in Section 14 of the said Act, he shall be entitled in respect of overtime work, which shall be noted in the prescribed register, to wages at the rate prescribed in Section 63 (1) of the said Act.
	Section-16	The spread over shall not exceed fifteen hours on any day.
	Section-18	Every employee shall on account of the loss of the prescribed weekly holidays, be granted either (i) an equal number of holidays in exchange after the Ramzan Idd or (ii) wages for the work done on such holidays at the rate of wages prescribed for overtime work in Section 63(1) of the said Act.
4. Shops selling cloth or garments.	Section-14	Such conditions as are specified above in relation to Section 14, 16 and 18 in the entry, "Shops selling caps and shoes".
5. Perfume Shops.	Section-11	No shop shall on any day be closed later than 11.00 p.m.

This issues with the concurrence of Home Department dated 16th June 1999 on this department file No. BSE-1098-2927-M(3).

By order and in the name of the Governor of Gujarat

T. A. SAIYED,
Section Officer.

Labour and Employment Department.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

GENERAL ADMINISTRATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th July, 1999.

GUJARAT LOKAYUKTA ACT, 1986.

No. GHS/32/LKY/1097/2170/G.—In exercise of the powers conferred by clause (b) of sub-section (2) of section 23 of the Gujarat Lokayukta Act, 1986 (Guj. 31 of 1986) and of all other powers enabling him in this behalf, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Lokayukta (Conditions of Service) Rules, 1992, namely:—

1. These rules may be called the Gujarat Lokayukta (Conditions of Service) (Amendment) Rules, 1999.
2. In the Gujarat Lokayukta (Conditions of Service) Rules, 1992 (hereinafter referred to as "the said rules"), in rule 5, in sub-rule (2) the brackets shall be deleted.
3. In the said rules in rule 6, after the words "in his chamber", the words "at office and at his official residence" shall be inserted.
4. In the said rules, in rule 12, clause (b) shall be deleted.

By order and in the name of the Governor of Gujarat,

Dr. A.W.P. DAVID,
Additional Chief Secretary to Government.



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PART IV—B

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by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 8th July, 1999.

THE BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-44-LND-3998-1657-G:—In supersession of Government Notification, Revenue Department No. GHM-99-6-M-LND-3998-1657-G dated the 16th January 1999 the following draft Notification is proposed to be issued under sub section (1) of section 214 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), is published as required by sub section (3) of the said section 214, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objection or suggestion which may be received by the Additional Chief Secretary to the Government of Gujarat, Revenue Department Block No. 11, 4th floor, Sardar Bhavan, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. GHM-99-44-LND-3998-1557-G:—In exercise of the powers conferred by sub section (1) of section 214 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Land Revenue Rules, 1972, namely:—

1. These rules may be called the Gujarat Land Revenue (Amendment) Rules, 1999.
2. In the Gujarat Land Revenue Rules, 1972, in rule 32, in sub rule 1, for the existing table, the following table shall be substituted, namely:—

TABLE

Purpose	Extent estimated revenue fee Value (Rs.)	Extent of area in Hectare
(1) For sites for the construction at the cost of a Panchayat or Municipal Fund or the funds of other local bodies of-		
(a) School or college	1,00,000	1-50-00
(b) School or college Hostels	1,00,000	1-50-00
(c) Dispensaries	1,00,000	1-50-00
(d) 1. Other public work	1,00,000	1-50-00
2. Road Purpose	5,00,000	8-00-00
Provided that land shall not be granted under this head for sites for the construction of an Arts, Commerce or Law College or a hostel for any such College except in cases where Government having regard to the backwardness of the area concerned of women's College in such area and other special circumstances of the cases directs other wise.		
2. For sites for the construction of any of the works referred to in head (1) above at the cost of fund other than the funds specified in that head	50,000	1-00-00
3. For sites used or to be used in connection with any scheme under the community Development Programme	20,000	1-00-00
4. For sites used for to be used as market yards under the management of market Committee established under the Gujarat Agricultural Produce Market Act, 1963	1,00,000	1-00-00
	(including the value of the trees if any on the land)	

By order and in the name of the Governor of Gujarat

J. H. NAGAR,
Under Secretary to Government



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PART IV—B

Rules and Orders, (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th July, 1999.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GHG/99/111/MVR.1098/3498/KH.—The following draft of a notification which is proposed to be issued under clause (f) of sub-section (2) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) is published as required by sub-section (1) of section 23 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government on or after the expiry of thirty days from the date of publication of this Notification in the Official Gazette.

2. Any objection or suggestion which may be received by the Secretary (Transport), Home Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period shall be considered by the Government.

DRAFT NOTIFICATION

No. GHG/99/111/MVR-1098/3498/KH.—In exercise of the powers conferred by clause (f) of sub-section (2) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) the Government of Gujarat hereby makes the following rules further to amend the Bombay Motor Vehicles Tax Rules, 1959 namely—

1. These rules may be called the Bombay Motor Vehicles Tax (Gujarat Amendment) Rules, 1999.
2. In rule-16 in sub-rule (4), the words "Within a period of one year from the date of receipt of the final declaration" shall be added at the end.

By order and in the name of the Governor of Gujarat,

R. B. BARA,
Under Secretary to Government



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PART IV-B

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URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th July, 1999.

GUJARAT SLUM AREAS (IMPROVEMENT, CLEARANCE AND REDEVELOPMENT) ACT, 1973.

No. GH/V/122 of 1999/SAA-1098-51-K.— WHEREAS Shri K. K. Kanujiya, Secretary, Gujarat Slum Clearance Board, Ahmedabad has been transferred vide Government Notification, General Administration Department No. GAS/3099/207/G1, dated 1st July, 1999;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 24 of the Gujarat Slum Areas (Improvement, Clearance and Re-development) Act, 1973 (Guj. 11 of 1973) the Government of Gujarat hereby appoints Shri M. B. Bhargava as Secretary, Gujarat Slum Clearance Board, Ahmedabad relieving Shri K. K. Kanujiya as Secretary, Gujarat Slum Clearance Board, Ahmedabad with immediate effect.

By order and in the name of the Governor of Gujarat,

L. D. PATEL,
Under Secretary to Government.

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IV-B-Ex. 147-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 27th July, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/129 of 1999/TPS-1393-2056-L.- In Government Notification, Urban Development and Urban Housing Department No. GH/V/64 of 1996/TPS/1393-2056-L, dated 17th May, 1996 published in Government Extra Ordinary Gazette dated 17th May, 1996 in Part-IV B, on Page No. 108-3 (Regarding sanction of Town Planning Scheme, Rajkot No. 5) (Name: Maya-Preliminary) in Schedule in modification No. 2 Figure "44600" should be read as "43600".

By order and in the name of the Governor of Gujarat

V. B. DAVE.

Officer on Special Duty and Joint Secretary to
the Government of Gujarat.

Urban Development and Urban Housing Department

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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામા સુધારો

સચિવાલય, ગાંધીનગર, ૨૦મી જુલાઈ, ૧૯૯૯.

વંચાણે લીધા : જાહેરનામા ક્રમાંક : જીએચકેએચ/૪૦/એપીએમ/૧૦૯૯/૧૬૮૪/ગ, તા. ૧-૬-૯૯ કૃષિ અને સહકાર વિભાગ,
સચિવાલય, ગાંધીનગર.

સુધારો

ક્રમાંક : જીએચકેએચ/૪૯/એપીએમ/૧૦૯૯/૧૬૮૪/ગ.--વંચાણમાં લીધેલા જાહેરનામાના પાસા-૨ની ત્રીજી લીટીમાં દર્શાવેલ
તારીખ ૧૩-૬-૯૫ થી ૩૧-૧૨-૯૯ નો બદલો તા. ૨૬-૯-૯૯ થી ૩૧-૧૨-૯૯ સુધારીને વાંચવું.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સી. બી. મકવાણા,
સેક્શન ઓફિસરી,
કૃષિ અને સહકાર વિભાગ.



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PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th July, 1999.

GUJARAT PUBLIC MONEYS (RECOVERY OF DUES) ACT, 1979.

No. (GHN-20/99)/MIS/1099/1274/N.—In pursuance of clause (ab) of section 2 of the Gujarat Public Moneys (Recovery of Dues) Act, 1979 (Guj. 17 of 1979), the Government of Gujarat, hereby appoints the Deputy Mamlatdar and Special Recovery Officer, Kheda District, Nadiad for recovery of dues of Bank of Baroda within the area of Nadiad City and Kheda district with head quarter at Nadiad to perform the functions and exercise the powers of the Collector under the said Act.

By order and in the name of the Governor of Gujarat.

K. L. TEJANI,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th July, 1999.

GUJARAT PUBLIC MONEYS (RECOVERY OF DUES) ACT, 1979.

No. (GHN-21/99) LNF-1098/198/N.—In pursuance of the provision of clause (b) of section 2 of the Gujarat Public Moneys (Recovery of Dues) Act, 1979 (Guj. 17 of 1979), the Government of Gujarat hereby specifies "Gujarat State Financial Services Limited" for the purpose of the said clause (b) of section 2 of the said Act.

By order and in the name of the Governor of Gujarat,

HASMUKH ADHIA,
Secretary (Economic Affairs)



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PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification.

Sachivalaya, Gandhinagar, 24th June, 1999.

GUJARAT AGRICULTURAL PRODUCE MARKETS ACT, 1963.

No. GHKH/45/99/APM/1895/810/G/(11).—The following draft of a notification which it is proposed to issue, under section 59 read with section 28 Gujarat Agricultural Produce Markets Act, 1963 (Guj. XX of 1964) is published as required by sub-section (4) of said section 59 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

Any objections or suggestions which may be received by the Additional Chief Secretary to the Government of Gujarat, Agricultural and Cooperation Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. GHKH/46/99/APM/1895/810/G/(11).—In exercise of the powers conferred by section 59 read with section 28 of the Gujarat Agricultural Produce Markets Act, 1963 (Guj. XX of 1964), Government of Gujarat hereby makes the following rules, further to amend the Gujarat Agricultural Produce Markets Rules, 1965, namely:—

1. This rules may be called the Gujarat Agricultural Produce Markets (Amendment) Rules, 1999.
2. In the Gujarat Agricultural Produce Markets Rules, 1965, in Rule 48, in sub-rule (1) for clause (2), the following shall be substituted, namely:—
“(2) rates, when levied in respect of cattle, sheep or goat, shall not be less than Rs. 5/- per animal and shall not exceed Rs. 40/- per animal”.

By order and in the name of the Governor of Gujarat,

K. B. MAKWANA,
Joint Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th August, 1999.

THE GUJARAT COOPERATIVE SOCIETIES ACT, 1961.

No. GHKH/55/99/MIS/1099/1271/CHH.—In exercise of the powers conferred by section 161 of the Gujarat Cooperative Societies Act, 1961, the Government of Gujarat hereby directs that the provisions of section 74C read with provisions of Chapter XI-A shall not apply to the specified cooperative societies for the period upto 31st of October, 1999, owing to the engagement of revenue personnels in the election process of the parliament.

By order and in the name of the Governor of Gujarat,

A. A. PATEL,
Deputy Secretary to Government.

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PART IV—B

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PORTS AND FISHERIES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd August, 1999.

GUJARAT MARITIME BOARD ACT, 1981.

No. GH/PF/(2)/99/GMB/1299/G-561/GH. In exercise of the powers conferred by sub-section (3) of Section 3 of the Gujarat Maritime Board Act, 1981 (Guj. 30 of 1981), the Government of Gujarat hereby directs that the head office of the Gujarat Maritime Board shall be in the City of Gandhinagar.

By order and in the name of the Governor of Gujarat,

S. J. PARMAR,
Under Secretary to Government.

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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd August, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. GG/117/NRA/1097/1661(99)/E1.—The following draft of a notification which it is proposed to issue under clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act 1949 (Bom. XXV of 1949), is published as required by sub-section (3) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objections or suggestions which may be received by the Commissioner of Prohibition and Excise, Gujarat State, O/2, New Mental Hospital Building, Asarwa, Ahmedabad-380 016, from any person with respect to the said draft before the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. GG/117/NRA/1097/1661(99)/E1.—In exercise of the powers conferred by clause (u) of sub-section 2 of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Neera (Consumption) Order, 1958 namely:

1. This order may be called the Neera (Consumption) Gujarat Amendment Order, 1999.
2. In the Neera (Consumption) Order, 1958, in clause 4, in sub-clause (4) for the letters and figures, "Rs. 15" the letters and figures "Rs. 50" shall be substituted.

By order and in the name of the Governor of Gujarat.

S. M. CHUNARA,

Under Secretary to Government of Gujarat.
Home Department.

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PART—IV-B

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NOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd August, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. GG/118/DNS/1097/1655(99)/E1.—The following draft of a notification which it is proposed to issue under clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), is published as required by sub-section (3) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the official Gazette.

2. Any objections or suggestion which may be received by the Commissioner of prohibition and Excise, Gujarat State, 0/2, New Mental Hospital Building, Asarwa, Ahmedabad-380 016, from any person with respect to the said draft before the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. G/G/118/DNS/1097/1655(99)/E1.—In exercise of the powers conferred by clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay prohibition Act, 1949 (Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Bombay Medicinal and Toilet Preparations (Use of Liquor) Rules, 1955, namely:—

1. These rules may be called the Bombay Medicinal and Toilet Preparations (Use of Liquor) (Gujarat Amendment) Rules, 1999.

2. In the Bombay Medicinal and Toilet Preparations (Use of Liquor) Rules, 1955 (hereinafter referred to as "the said rules") in rule 4 for the letter and figures "Rs. 75" the letter and figures "Rs. 500" shall be substituted.

3. In the said rules, in rule 15, after the words "a pass in form B" the words and figure "on payment of fee of Rs. 50" shall be inserted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government of Gujarat,
Home Department.



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HOME DEPARTMENT

Sachivalaya, Gandhinagar, 3rd August, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. GG/119/DNS/1097/1662(99)/E1.—The following draft of a notification which it is proposed to issue under clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) is published as required by sub-section (3) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objections or suggestions which may be received by the Commissioner of Prohibition and Excise Gujarat State, O/2, New Mental Hospital Building, Asarwa, Ahmedabad-380 016, from any person with respect to the said draft before the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. G/G/119/ DNS/1097/1662(99)/E1.—In exercise of the powers conferred by clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Spirituous Preparation (Transport and Export under Bond), Rules, 1942, namely:—

1. These rules may be called The Spirituous Preparations (Transport and Export Under Bond) (Gujarat Amendment) Rules, 1999.

2. In the Spirituous Preparations (Transport and Export under Bond) Rules, 1953, in rule 6, in sub-rule (1) for the words and figures "Rs. 15" the words and figures "Rs. 50" shall be substituted.

By order and in the name of the Governor of Gujarat.

S. M. CHUNARA

Under Secretary to Government of Gujarat.
Home Department.



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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd August, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/120/DNS/1097/1659(99)/E.1.-The following draft of a notification which it is proposed to issue under clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) is published as required by sub-section (3) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objections or suggestions which may be received by the Commissioner of Prohibition and Excise, Gujarat State 0/2, New Mental Hospital Building, Asarwa, Ahmedabad-380016, from any persons with respect to the said draft before the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. G/G/120/DNS/1097/1659(99)/E.1.-In exercise of the powers conferred by clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) the Government of Gujarat hereby makes the following rules further to amend the rules made under Government Notification Revenue Department No. 3015/51, dated the 31st March, 1952 (hereinafter referred to as "the said notification") as follows, namely :-

1. These rules may be called the Bombay Prohibition (Special possession) permit rules, 1952.

2. In the said notification, in rule 1A for the words "a fee of Rupees fifteen" the words "a fee of Rupees fifty" shall be substituted.
3. In the said notification, rule 3, for the words "a fee of rupees fifteen" the words "a fee of Rupees one hundred" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government,
Home Department.



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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd August, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. GG/121/DNS/1097/1658(99)/E1.—The following draft of a notification which it is proposed to issue under clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), is published as required by sub-section (3) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objections or suggestion which may be received by the Commissioner of Prohibition and Excise, Gujarat State, 0/2, New Mental Hospital Building, Asarwa, Ahmedabad-380016, from any person with respect to the said draft before the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. GG/121/DNS/1097/1658(99)/E1.—In exercise of the powers conferred by clause (u) of sub section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Bombay Spirituous Medical Preparations (Sale), Rule, 1954, namely—

1. These rules may be called the Bombay Spirituous Medicinal Preparations (Sale) Rules, 1954, namely—

2. In the Bombay Spirituous Medicinal Preparations (Sale) Rules, 1954, in rule 5, for the letters and figures "Rs. 75" the letters and figures "Rs. 500" shall be substituted.

3. In the said rules, in rule 9A, in sub-rule (2), for the words and figures "Rs. 15" the words and figures "Rs. 50" shall be substituted.

4. In the said rules, in rule 13, for the words "a fee of rupees twenty five" the words and figures "a fee of Rs. 200" shall be substituted.

5. In the said rules, in rule 15-A, in sub-rule (3) for the words, letters and figures "a fee of Rs. 15" the words, letters and figures "a fee of Rs. 50" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. GHUNARA,
Under Secretary to Government of Gujarat,



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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagr, 3rd August, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/122/DNS/1097/1656/(99)/E.1.—The following draft of a notification which it is proposed to issue under clause (u) of sub-section (2) of section 143 read with Section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), is published as required by sub-section (3) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objections or suggestions which may be received by the Commissioner of Prohibition and Excise, Gujarat State, O/2, New Mental Hospital Building, Asarwa, Ahmedabad-380 016, from any person with respect to the said draft before the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. G/G/122/DNS/1097/1656/(99)/E.1.—In exercise of the powers conferred by clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Industrial Alcohol (Import, Storage and Sale for Export Overseas, in bond) Rules, 1966 namely:—

1. These rules may be called Gujarat Industrial Alcohol (Import, storage and sale for export overseas, in bond) (Amendment) Rules, 1999.

2. In the Gujarat Industrial Alcohol (Import, Storage and Sale for export Overseas, in bond) Rules, 1966, (hereinafter referred to as "the said rules"), in rule 3, in sub-rule (4).

(i) the letters and figures "on payment of a fee of Rs. 750/-" shall be deleted.

(ii) for the letters and figures "deposits Rs. 1500/- (One thousand five hundred the letters and figures" deposits Rs. 25,000/- (Twenty Five thousand) shall be substituted.

(iii) after the words "such amount of security as may be fixed by the Director" the words, letters and figures "on payment of licence fee according to following scale, namely:—

(A) where the total quantity of industrial alcohol allowed to the storage in bond and sale for exports

(i) does not exceeds 100 lac litres Rs. 50000/-

(ii) exceeds 100 lac litres Rs. 100000/-

shall be inserted.

3. In the said rules, in rule 6, in sub-rule (1) for the letters and figures "Rs. 15/-" the letters and figure Rs. 50/- shall be substituted.

4. In the said rules, in rule 12, in sub-rule (1) for the letters and figures "Rs. 15/-" the letters and figures "Rs. 50/-" shall be substituted.

By order and in the name of the Governor of Gujarat.

S. M. CHUNARA,
Under Secretary to Government of Gujarat,
Home Department.



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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd August, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/123/MLS/1097/1663/(99)/E.1 :—The following draft of a notification which it is proposed to issue under clause (u) of sub-section (2) of Section 143 read with Section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), is published as required by sub-section (3) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objection or suggestions which may be received by the Commissioner of Prohibition and Excise, Gujarat State, O/2, New Mental Hospital Building, Asarwa, Ahmedabad 380016, from any person with respect to the said draft before the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. G/G/123/MLS/1097/1663/(99)/E.1 :—In exercise of the powers conferred by clause (u) of sub-section (2) of Section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Methyl Alcohol Rules, 1981, namely :—

1. These rules may be called the Gujarat Methyl Alcohol, (Gujarat Amendment) Rules, 1999.
2. In the Gujarat Methyl Alcohol Rules, 1981 (herein after referred to as "the said rules") in rule 4, in sub-rule (1) for the words "fee of rupees one hundred fifty as licence fee and sum of rupees one thousand as deposit" the words "a fee of rupees five thousand as licence fee and a sum of rupee fifty thousand as deposit" shall be substituted.

3. In the said rules, in Form M.A.I. for the words "a fee of rupees One hundred fifty as licence fee and sum of rupees One thousand five hundred" the words "a fee of rupees five thousand as licence fee and a sum of rupees fifty thousand" shall be substituted.

In the said rules, in rule 9, in sub-rule (1) for the words "a fee of rupees one hundred fifty" the words "rupees five thousand as licence fee and a sum of Rs. 50000/- as deposit for due observance of the conditions of the licence and of the rules, regulations and orders made under the Act".

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government.
Home Department.



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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd August, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/124/NRA/1097/1660/(99)/E.1.—The following draft of a notification which it is proposed to issue under clause (u) of sub-section (2) of Section 143 read with Section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) is published as required by sub-section (3) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objections or suggestions which may be received by the Commissioner of Prohibition and Excise Gujarat State, O/2, New Mental Hospital Building, Asarwa, Ahmedabad-380016, from any person with respect to the said draft before the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. G/G/124/NRA/1097/1660/(99)/E.1.—In exercise of the powers conferred by clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) the Government of Gujarat hereby makes the following rules further to amend the Bombay Neera Rules, 1951, namely :—

1. These rules may be called the Bombay Neera (Gujarat Amendment) Rules, 1999.
2. In the Bombay Neera Rules, 1951 for rule 5, the following shall be substituted namely :—

“5. fees for licence—A fee of Rs. 225/- shall be charged for a licence to tap trees for the manufacture of gur or any other article which is not an intoxicant or a fee of Rs. 100/- shall be charged for a licence for domestic consumption of neera but a fee of Rs. 100/- shall be charged for a licence for (a) sale of neera by retail or (b) supply of neera for sale”.

By order and in the name of Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Govt. of Gujarat,
Home Department.



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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd August, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/125/MLS/1097/1706/(99)/E.1 :—The following draft of a notification which it is proposed to issue under clause (u) of sub-section (2) of Section 143 read with Section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), is published as required by sub-section (3) of the said Section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objections or suggestions which may be received by the Commissioner of Prohibition and Excise, Gujarat State O/2, New Mental Hospital Building, Asarwa, Ahmedabad-380016, from any person with respect to the said draft before the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. G/G/125/MLS/1097/1706/(99)/E1 :—In exercise of the powers conferred by clause (u) of sub-section (2) of Section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Bombay Molasses Rules, 1955 namely :—

1. These rules may be called the Bombay Molasses (Gujarat Amendment) Rules, 1999.

2. In the Bombay Molasses Rules, 1955, (hereinafter referred to as "the said rules") in rule 3, in sub-rule (2) for the words, "Rupees seven hundred fifty as licence fee and a sum of rupees one thousand five hundred as deposit" the words "Rupees fifty thousands as licence fee and a sum of rupees fifty thousand as deposit" shall be substituted.

3. In the said rules, in rule 4, in sub-rule (2)—

(a) in clause (i) for the letters and figures "Rs. 15" the letters and figure "Rs. 50" shall be substituted.

(b) in clause (ii) for the letters and figures "Rs. 15" the letters and figures "Rs. 150" shall be substituted.

(c) the clause (iia) shall be deleted.

for clause (iii) the following clause shall be substituted namely:- (iii) licence for any other purpose including cattle feed—

(a) Where the quantity of molasses allowed does not exceeds 2000 Kg. per month. Rs. 500/-

(b) Where the quantity of molasses allowed exceeds 2000 Kg. but does not exceeds Rs. 1500 5000 Kg. per month.

(c) Where the quantity of molasses allowed exceeds 5000 Kg. per month. Rs. 3000/-

4. In the said rules, in rule 5, in sub-rule (2) for the words, "a fee of rupees seven hundred fifty as licence fee and a sum of rupees one thousand five hundred as deposit" the words "a fee of rupees seven thousand five hundred as licence fee and a sum of rupees ten thousand as deposit" shall be substituted.

5. In the said rules, in rule 6, in sub rule (2) for the words, "a fee of Rupees 15" the words "a fee of rupees 50" shall be substituted.

6. In the said rules, in rule 13, in sub-rule (1), for the words "a fee of rupees 15" the words, "a fee of rupees 50" shall be substituted.

7. In the said rules, in rule 15, in sub-rule (1), for the words 'a fee of rupees 15' the words "a fee of rupees 50" shall be substituted.

8. In the said rules, in rule 19, in sub rule (1), for the words "a fee of rupees 15" the words "a fee of rupees 50" shall be substituted.

9. In the said rules, in form-M-1 in the preamble,—

(i) for the words, letters and figures "a fee of Rs. 750" the words, letters and figure "fee of Rs. 50,000" shall be substituted.

(ii) for the words, letters and figures, "and a sum of Rs. 1500 as deposit" the words, letters and figures, "and sum of Rs. 50,000 as deposit" shall be substituted.

10. In the said rules, in form M-III in the preamble—

(i) for the words, letters and figures "a licence fee of Rs. 750" the words, letters and figure "a licence fee of Rs. 7500" shall be substituted.

(ii) for the words, letters and figures, "and a sum of Rs. 1500 as deposit" the words, letters and figures "a sum of Rs. 10000 as deposit", shall be substituted.

11. In the said rules, in Form M-III-A in item 7 for the words, letter and figure "a fee of Rs. 15" the words, letters and figure "a fee of Rs. 50" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Govt. of Gujarat,
Home Department.



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THURSDAY, AUGUST 5, 1999/ SRAVANA 14, 1921

Separate paging is given to this Part in order that it may be filed as a Separate Compilation..

PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd. August, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/126/DNS/1097/1657(99)/E.1:—The following draft of a Notification which it is proposed to issue under clause (u) of sub-section (2) of Section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) is published as required by sub-section (3) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objections or suggestions which may be received by the Commissioner of Prohibition and Excise, Gujarat State, O/2, New Mental Hospital Building, Asarwa, Ahmedabad-380016 from any person with respect to the said draft before the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. G/G/126/DNS/1097/1657(99)/E.1:—In exercise of the powers conferred by clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) the Government of Gujarat hereby makes the following rules further to amend the Gujarat Denatured spirituous preparation rules, 1962 namely:—

1. These rules may be called the Gujarat Denatured Spirituous preparations (Amendment) Rules, 1999.
2. In the Gujarat Denatured Spirituous preparations rules, 1962 (hereinafter referred to as "the said rules") in rule-5, in sub-rule (3) for the clause (a) to (d) the following clauses shall be substituted namely:—

"(a) does not exceeds 500 litres	Rs. 500/-
(b) exceeds 500 litres but does not exceeds 2500 litres.	Rs. 2500/-
(c) exceeds 2500 litres but does not exceeds 10000 litres.	Rs. 10000/-
(d) exceeds 10000 litres	Rs. 25000/-"

3. In the said rules, in rule 5, in the proviso, for the letter and figure "Rs. 2/-" the letter and figure "Rs. 100/-" shall be substituted.

4. In the said rules, in rule-15, in sub-rule (2)(a) for the letter and figure "Rs. 15/-" the letter and figure "Rs. 100" shall be substituted".

5. In the said rules, in rule 16, in sub-rule (2) for the letter and figure "Rs. 15/-" the letter and figure "Rs. 100/-" shall be substituted."

6. In the said rules, in rule 17, in sub-rule (3) for the clauses (a) (b) and (c) the following clauses shall be substituted, namely:—

"(a) where the total quantity allowed per month does not exceeds 50 litres.	Rs. 75/-
(b) where the total quantity does not exceed 500 litres.	Rs. 500/-
(c) where the total quantity exceeds 500 litres.	Rs. 1000/-

7. In the said rules, in rule 22, for the clauses (a) (b) and (c) the following clauses shall be substituted; namely:—

"(a) where the total quantity allowed for sale during the year does not exceed 25000 litres.	Rs. 1000/-
(b) where the total quantity allowed for sale during the year does not exceed 50,000 litres.	Rs. 2500/-
(c) where the total quantity allowed for sale during the year exceeds 50000 litres.	Rs. 5000/-

8. In the said rules, in rule 24, for the letters and figures, "Rs. 115/-" the letters and figures "Rs. 500/-" shall be substituted.

9. In the said rules, in rule 32, in sub-rule (2) for the letters and figures "Rs. 15/-" the letters and figures "Rs. 100" shall be substituted.

10. In the said rules, in rule 35, for the letters and figures "Rs. 15/-" the letters and figures "Rs. 100/-" shall be substituted.

11. In the said rules, in rule 37, for the letters and figures "Rs. 15/-" the letters and figures "Rs. 100/-" shall be substituted.

12. In the said rules, rule 42, for the letters and figures Rs. 15/-" the letters and figures "Rs. 100/-" shall be substituted."

By order and in the name of Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government of Gujarat,
Home Department.



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PART-IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th August, 1999.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GHG/99/130/MTA/1095/3517/KH.—In exercise of the powers conferred by section 12B of the Bombay Motor Vehicles Tax Act, 1958, the Government of Gujarat hereby empowers officers of and above the rank of an Inspector of Motor Vehicles and officers of and above the rank of an Inspector of police for the purposes of the section 12B of the said Act.

By order and in the name of the Governor of Gujarat,

R. B. BARA
Under Secretary to Government,
Home Department.

165-1

IV -B Extra-165-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



सत्यमेव जयते

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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th August, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/132 of 1999/DVP-2593-1860-L.—In exercise of the powers conferred by sub-section (2) of Section 17 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby rescinds item No. 17 of the schedule of Modifications in Government Notification, Urban Development and Urban Housing Department, No. GH/V/119 of 1999-DVP-2593-1860-L; dated 7th July, 1999 published in the part IV-B of Gujarat Government Extra Ordinary Gazette dtd. 7th July, 1999 on page Nos. 135/3 to 135/5 regarding land of survey No. 471/2 part of Village Vadva, District Bhavnagar of the Revised Development Plan submitted under section 16 by Bhavnagar Area Development Authority.

By order and in the name of Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty and

Joint Secretary to the Government of Gujarat.



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તા. ૨૨મી જુલાઈ, ૧૯૮૮.

ક્રમાંક : જીએચવી/૧૯૮૮નો ૧૨૩/ટીપીવી/૧૦૮૮/૮૮૮/૧.— ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬. (સને ૧૯૭૬નો સરપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે પછી, “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૬-૫-૮૮ના જહેરનામાં ક્રમાંક : જીએચવી/૧૯૮૮નો ૫૭/ટીપીએસ/૧૪૮૮/૪૫૬૮/૬, થી મંજૂર કરેલ મુસદ્દા રૂપ નગર રચના યોજના નં. ૧૯ (કેતારગામ) જા.ક.જીએચવી/૧૯૮૮ નો ૫૮ ટીપીએસ/૧૪૮૮/૪૪૧૩/૬ થી મુસદ્દા રૂપ નગર રચના યોજના નં. ૨૮ (સંદેર) તથા જા.ક. જીએચવી/૧૯૮૮ નો ૫૯ ટીપીએસ/૧૪૮૮/૪૪૧૩/૬ થી મુસદ્દા રૂપ નગર રચના યોજના નં. ૩૦ (સંદેર) ને અંતિમ કરવા માટે નાયબ નગર નિયોજક (જુની) નગર રચના અધિકારીશ્રી, નગર રચના યોજના ઉપનામે નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તા. ૨૨મી જુલાઈ, ૧૯૯૯.

ક્રમાંક : જાએચવી/૧૯૯૯નો ૧૨૪ ટીપીવી/૧૦૯૯/૧૦૧૫/૫.— ગુજરાત નગર સ્થના અને શહેરી વિકાસ અધિનિયમ ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ -૨૭ જેનો આમાં હવે પછી, “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ ૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૯-૫-૯૯ના જાહેરનામા ક્રમાંક : જાએચવી/૧૯૯૯નો ૭૦ ટીપીએસ/૧૧૯૯/૨૮૬૦/૫ થી મંજૂર કરેલ મુસદ્દા રૂપ નગર સ્થના યોજના નં. ૨૧ (આંબાવાડી) તથા તા. ૨૪-૫-૯૯ નો જા. ક્રમાંક : જાએચવી/૧૯૯૯નો ૮૧/ટીપીએસ/૧૧૯૯/૩૫૦૮/૫ થી મંજૂર કરેલ મુસદ્દા રૂપ નગર સ્થના યોજના નં. ૨૨ (ચાંદખેડા) ને અંતિમ કરવા માટે નગર સ્થના અધિકારીશ્રી નગર સ્થના યોજના અમદાવાદ મ્યુનિસિપલ કોર્પોરેશન એકમ-૧ને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તા. ૨૨મી જુલાઈ, ૧૯૯૯.

ક્રમાંક : જાએચવી/૧૯૯૯નો ૧૨૫/ટીપીવી-૧૦૯૯/ધા.સ-૧૩-૫.— ગુજરાત નગર સ્થના અને શહેરી વિકાસ અધિનિયમ ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ, ૨૭ જેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ ૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૨૧-૧૧-૯૮ના જાહેરનામા ક્રમાંક : જાએચવી-૧૯૯૮નો ૧૭૫-ટીપીવી-૧૦૯૮-૧૬૩૬-૫ થી મુસદ્દા રૂપ નગર સ્થના યોજના નં. ૧૨ (ભાવનગર) તા. ૧-૯-૯૮ના જાહેરનામા ક્રમાંક : જાએચવી-૧૯૯૮નો ૧૩૬-ટીપીવી-૧૦૯૮-૧૩૨૬-૫ થી મુસદ્દા રૂપ નગર સ્થના યોજના (ભાવનગર) નં. ૧૩ તથા તા. ૨૦-૧૧-૯૮ના જાહેરનામા ક્રમાંક : જાએચવી-૧૯૯૮નો ૧૭૨-ટીપીવી-૧૦૯૮-૧૯૧૨-૫ થી મુસદ્દા રૂપ નગર સ્થના યોજના (ભાવનગર) નં. ૧૫ ને અંતિમ કરવા માટે નીમવામાં આવેલ નગર સ્થના અધિકારી, નગર સ્થના યોજના ભાવનગરને બદલે હવે નાયબ નગર નિયોજક (જુ) ભાવનગર શાખા ભાવનગરને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તા. ૨૨મી જુલાઈ, ૧૯૯૯.

ક્રમાંક : જાએચવી/૧૯૯૯નો ૧૨૬/ટીપીવી/૧૦૯૯/ધા.સ. ૧૩/૫.— ગુજરાત નગર સ્થના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ ૨૭ જેનો આમાં હવે પછી, “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ ૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૪-૯-૯૮ના જાહેરનામા ક્રમાંક જાએચવી/૧૯૯૮ નો ૧૪૪ ટીપીએસ/૨૩૯૭/૨૪૨/૫ થી મંજૂર કરેલ મુસદ્દા રૂપ નગર સ્થના યોજના નં. ૧૪, (ભાવનગર) ને અંતિમ કરવા માટે નાયબ નગર નિયોજક (જુની) ભાવનગર શાખા, ભાવનગરની નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તા. ૨૨મી જુલાઈ, ૧૯૯૯.

ક્રમાંક : જાએચવી-૧૯૯૯નો ૧૨૮-ટીપીવી-૧૦૯૯-૧૨૦૮-૧.— ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ, ૨૭ જેનો આમાં હવે યદી, “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ -૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૩-૮-૯૪ના જાહેરનામા ક્રમાંક : જાએચવી-૧૯૯૪-નો ૩૫૬ ટીપીવી-૧૦૯૪-૧૬૫૯-૧ થી મુસદ્દા રૂપ નગર રચના યોજના, ભાવનગર, નં. ૧(બી) ચિત્રા, ભાવનગર નં. ૨ બી (ફુલસર) ભાવનગર નં. ૩ (રૂવા) ભાવનગર નં. ૪ (વરતેજ) ભાવનગર નં. ૫ (સીદસર) ભાવનગર નં. ૬ (સીદસર) તા. ૩૦-૯-૯૩ના જા.ક. જાએચવી-૧૯૯૩નો ૧૭૭ ટીપીવી-૧૦૯૩-૨૦૯૯-૧ થી મુસદ્દા રૂપ નગર રચના યોજના ભાવનગર નં. ૮ (રૂવા) તા. ૨૫-૮-૯૩ના જા.ક. જાએચવી-૧૯૯૩નો ૧૫૧ ટીપીવી-૧૯૯૩-૧૫૪૫-૧ થી મુસદ્દા રૂપ નગર રચના યોજના નં. ૯ (રૂવા)ને અંતિમ કરવા માટે નીમવામાં આવેલ નાણા નગર નિયોજકશ્રી (જુની) ભાવનગરને બદલે હવે નગર રચના અધિકારી નગર રચના યોજના ભાવનગરને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિક્ષક

સચિવાલય, ગાંધીનગર, ૧૧મી ઓગસ્ટ, ૧૯૯૯.

ક્રમાંક : જીએચવી/૧૯૯૯ નો ૧૩૪ ટીપીવી/૧૦૯૯/૧૨૧૯/૫.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો સરકારી અધિનિયમ-૨૭ નો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે)ની કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂબે શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગનાં તા. ૧૯/૧૧/૮૩ના જાહેરનામા ક્રમાંક : જીએચવી/૧૯૯૩ નો ૨૪૬ ટીપીવી/૧૦૯૩/૨૮૦૧/૫, થી મુસદ્દા રૂપ નગર રચના યોજના નં. ૧ (શાહપુર) મુસદ્દા રૂપ નગર રચના યોજના નં. ૫૩ (ઈસનપુર) મુસદ્દા રૂપ નગર રચના યોજના નં. ૫૪ (સાઉથ ઈસનપુર એક્સટેન્શન) તથા મુસદ્દા રૂપ નગર રચના યોજના નં. ૫૫ (સાઉથ ઈસનપુર)ને અંતિમ કરવા માટે નીમવામાં આવેલ નોંધ નગર નિયોજક (નુની.) અમદાવાદને બદલે હવે નગર રચના અધિકારી, નગર રચના યોજના વેળવપુર-૧-૨-૩ને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપ સચિવ.

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IV-B Extra-169-1

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૧મી ઓગસ્ટ, ૧૯૯૯.

ક્રમાંક : જ.મે.ચ.વી/૧૯૯૯નો ૧૩૫/ટીપીવી/૧૦૯૯/૧૦૧૫/૧.—શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગની તા. ૨૨/૭/૯૯ની અધિસૂચના ક્રમાંક : જ.મે.ચ.વી-૧૯૯૯ નો ૧૨૪/ટીપીવી/૧૦૯૯/૧૦૧૫/૧ ની છઠ્ઠી લીટીમાં “મુસદ્દા રૂપ નગર રચના યોજના નં. ૨૧ (આંબાવાડી)” ને બદલે “મુસદ્દા રૂપ નગર રચના યોજના નં. ૨૧ (આંબાવાડી) (થર્ડ વેરીઝ)” એ મુજબ વંચાણે લેવું.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,

સંસ્કરના ઉપસચિવ.



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PART IV-B

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શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૦મી ઓગસ્ટ, ૧૯૯૯

ક્રમાંક : જીએચવી/૧૯૯૯ નો ૧૩૩/ટીપીવી/૧૦૯૯/૧૫૩૮/૧. - ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ, ૨૭ જેનો આમાં હવે "ઉક્ત અધિનિયમ" તરીકે ઉલ્લેખ કરેલ છે)ની કલમ-૪૨(૧)ની જોગવાઈ અન્વયે અમદાવાદ શહેરી વિકાસ સત્તામંડળ, અમદાવાદ દ્વારા તા. ૫-૭-૯૯ ની અધિસૂચના થી મુસદ્દારૂપ નગર રચના યોજના નં. ૨૩, ૨૪, ૨૫ (વિજલપુર) તૈયાર કરી વાંધા સૂચનો મેળવવા પ્રસિધ્ધ કરવામાં આવેલ છે. ઉક્ત અધિનિયમની કલમ-૫૦ની પેટા-કલમ-૧ હેઠળના પરંતુક અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ પ્રસ્તુત મુસદ્દારૂપ નગર રચના યોજના નં. ૨૩, ૨૪, ૨૫ (વિજલપુર)ને અંતિમ કરવા માટે નગર રચના અધિકારી, નગર રચના યોજના ઓફિસ એકમ-૧ની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ

સરકારના ઉપ-સચિવ.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ.

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IV-B-Ex-171-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

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AGRICULTURE AND CO-OPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th August, 1999.

GUJARAT AGRICULTURAL PRODUCE MARKETS ACT, 1963.

No. GHKH-58-99-APM-1097-2464-G-(73).—The following draft of a notification which is proposed to be issued under section 59 read with section 22 of the Gujarat Agricultural Produce Markets Act, 1963 (Guj. 20 of 1964) is published as required by sub-section (4) of said section 59 for the information of all persons likely to be affected hereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objection or suggestion which may be received by the Additional Chief Secretary (Co-operation) to the Government of Gujarat, Agriculture and Co-operation Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. GHKH-58-99-APM-1097-2464-G-(73).—In exercise of the powers conferred by section 59 read with section 22 of the Gujarat Agricultural Produce Markets Act, 1963 (Guj. 20 of 1964), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Agricultural Produce Markets Rules, 1965, namely :—

1. These rules may be called the Gujarat Agricultural Produce Markets (Amendment) Rules, 1999.
2. In the Gujarat Agricultural Produce Market Rules, 1965, for rule 41-A, the following shall be substituted, namely :—

“41-A Salary of Secretary, Officers and Servants of the Market Committee :—(1) The market committee shall pay to the Secretary, Officers and servants of the market committee, salary in scales not higher than the scales specified below for different Categories of market committees as may be approved by it.

Sr. No.	Name of the post.	Pay Scale.
1	2	3

Category A :—

Market Committees with annual income of above Rs. 35/- lakhs for the last three consecutive financial years.

1.	Secretary	8000-275-13500
2.	Assistant Secretary	5500-175-9000
3.	Overseer	5000-150-8000
4.	Accountant or Inspector	5000-150-8000
5.	Statistician	4500-125-7000
6.	Supervisor	4500-125-7000
7.	Clerk	4500-125-7000
8.	Clerk-cum-Inspector	4000-100-6000

Category B :—

Market Committees with Annual income of above Rs. 20/- lakhs but not more than Rs. 35/- lakhs for the last three consecutive financial years.

1.	Secretary	6500-200-10500
2.	Assistant Secretary	5000-150-8000
3.	Accountant or Inspector	4500-125-7000
4.	Supervisor	4000-100-6000
5.	Statistician	3050-75-3950-80-4590
6.	Clerk-cum-Inspector	4000-100-6000

Category C :—

Market Committees with annual income of above Rs. 10/- lakhs but not more than Rs. 20/- lakhs of the last three consecutive financial years.

1.	Secretary	5500-175-9000
2.	Assistant Secretary	4000-100-6000
3.	Clerk-cum-Inspector	4000-100-6000

Category D :—

Market Committees with annual income not exceeding Rs. 10/- lakhs per annum for the last three consecutive financial year.

1.	Secretary	5000-150-8000
2.	Assistant Secretary	4000-100-6000
3.	Accountant or Inspector	4000-100-6000
4.	Clerk-cum-Inspector	4000-100-6000

Pay Scale for following cadres common for Categories A, B, C and D.

1.	Clerk/Computer operator/Typist	3050-75-3950-80-4590
2.	Clerk (Selection Grade)	3050-75-3950-80-4590
3.	Auctioneer-cum-Clerk	3050-75-3950-80-4590
4.	Auctioneer/Auction Clerk/Harrajidar/Recorder/ Konta Clerk/Canteen Manager/ Motor Driver/Clerk-cum-Inspector/Accountant Clerk.	3050-75-3950-80-4590
5.	Rest House Man	2610-60-3150-65-3540
6.	Naik	2610-60-3150-65-3450
7.	Naik/Peon/Watchman	2550-55-2660-60-3200
8.	Sweeper/Gardner/Door-Keeper/Watchman/ Waterman	2550-55-2660-60-3200

Provided that in deciding the pay scales to be paid to its employees, the Market Committee shall take into consideration its financial capacity and resources for meeting its obligation and objectives under the Act. The total expenditure on salaries and all other allowances including retirement benefits, if any (including wages of daily rated or casual employees hereinafter referred to as expenditure on pay and allowances) shall not be normally exceeded 40 per-cent of its annual income:—

Provided further that where the total annual expenditure on pay and allowances is estimated exceed 40 percent of the estimated annual income for the year 1997-98, prior approval of the Director shall be required for finalising the pay scales within the maximum limit indicated above.

(2) The Market Committee may pay such Dearness Allowances and all other allowances to the Secretary, Officers and Servants of the committee as it may decide subject to the maximum payable by the State Government to its employees stationed at the same place and drawing equivalent pay and subject to the second proviso to sub-rule (1).

(3) The pay scales of the Secretary, Officers and Servants shall be fixed in the revised pay scales in accordance with the formula decided by the Director.

(4) The revised pay scales adopted by the Market Committee in accordance with sub-rule (1) may be applicable from the 1st January, 1996 or such later date as may be decided, the market Committee having regard to its financial capacity and resources subject to the second proviso to sub-rule (1).

(5) Where before 1st October, 1998 the market committee which has already accepted and implemented the revised pay scales which are higher than the maximum pay scales prescribed under these rules for the respective category of market committee or where the requirement of the second proviso to sub-rule (1) is not fulfilled, the market committee shall adopt such pay scales which are not higher than the scales specified above subject to the second proviso to sub-rule (1). If the employees have been given higher pay scales before the 1st October, 1998, the difference between the pay already being drawn and the pay admissible under the revised pay scale shall be treated as personal pay to be absorbed in future increments. The market committee has accepted or implemented the revised pay scales after the 1st January, 1996 which are not in accordance with the provisions of this rule, the market committee shall proceed to revise the pay scales in accordance with this rule and the excess payment made to the employees shall be recovered in suitable instalments.

(6) Where owing to change of classification of market committees, a market committee is classified in a lower category than its Category prior to the coming into force of these rules and the category of post it had in the older higher Category is not approved for the new lower category, the revised pay scales applicable for the posts which continue to exist on the establishment will be as follows:—

Earlier Category	Category A or B	Existing Pay Scale Rs.	Revised Pay Scale. Rs.
Overseer	A	1400-2600	5000-150-8000
Supervisor	A	1350-2200	4500-125-7000
Supervisor	B	1200-2040	4000-100-6000
Cashier	A	1350-2200	4500-125-7000
Statistician	A	1400-2300	4500-125-7000
Statistician	B	950-1500	3050-75-3950-80-4590

(7) Where owing to change to classification of market Committees, a market committee is classified in a lower category than its Category prior to the coming into force of these rules, protection of their identical pay scales to their earlier scales shall be given to those persons who are holding the posts of Secretary, Assistant Secretary, Inspector and Accountant in that Category and are going down in a lower Category subject to the following terms and conditions, namely:—

- (i) This protection will be given to those who are appointed before the 1st January, 1996.
- (ii) Protection of such pay scale will be subject to condition of financial conditions Agricultural Produces Market Committee and subject to second proviso of sub-rule (1).
- (iii) Difference of arrears and scale to scale pay of sanctioned pay scale will be disbursed considering to the financial condition of APMC.

By order and in the name of the Governor of Gujarat.

K. B. MAKWANA,
Joint Secretary to Government.



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PART - IV-B

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REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 23rd June, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-39-M-PFR-1099-UO-75-L:-- In exercise of the powers conferred by Section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends Revenue Department Notification, No. GHM/97/81-M/PFR/1097/L, dated 24th September, 1997 and excludes the Nasvadi Taluka from Baroda District and includes the Nasvadi Taluka in Narmada District.

By order and in the name of the Governor of Gujarat,

J. H. NAGAR,
Under Secretary to Government.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 23rd June, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-40-M-PFR-1099-UO-75-L-WHEREAS under the Revenue Department Government Notification No. GHM-97-84-M-PFR-1097-L dtd. the 24th September, 1997, the Government of Gujarat has constituted a new Patan District with headquarter at Patan consisting of the following talukas:--

1. Chanasma
2. Harij
3. Patan
4. Sami
5. Sidhapur
6. Santalpur
7. Radhanpur

AND WHEREAS, the Government of Gujarat under the Revenue Department, Government Notification No. DM-97-121-M-PFR-2097-2595-L dated the 15th October, 1997 has divided Sidhapur taluka into two talukas namely Sidhapur taluka and Unjha taluka consisting of the villages as provided therein;

AND WHEREAS, the Government of Gujarat has decided to reconstitue Patan District and Mehsana District by excluding Unjha taluka from Patan District and including the Unjha taluka in Mehsana District;

Now, therefore, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the said Notification No. GHM-97-84-M-PFR-1097-L dated the 24th September, 1997 read with Revenue Department, Government Notification No. DM-97-121-M-PFR-2097-2595-L dated the 15th October, 1997 and excludes Unjha taluka from Patan District and includes Unjha taluka in Mehsana District.

By order and in the name of the Governor of Gujarat,

J. H. NAGAR,

Under Secretary to Government.



सत्यमेव जयते

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th August, 1999.

No. GHKH/57/99/APM/1098/1951-G(126).—In exercise of the powers conferred by Section 54 of the Gujarat Agricultural Produce Market Act, 1963 (Gujarat Act No. XX of 1964) the Government of Gujarat hereby nominates SHRI PUNAMBHAI MADHABHAI PARMAR as a representative of the local authority on the Agricultural Produce Market Committee Tarapur Dist. Anand for a period of not exceeding two years from the date from which the term of the existing nominated board is appointed i.e. from the date 31st March, 1999.

By order and in the name of the Governor of Gujarat,

K. B. MAKWANA,
Joint Secretary to Government.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૨મી ઓગસ્ટ, ૧૯૯૯.

નં. ઝએચ. કેએચ./૫૭/૯૯/એપીએમ/૧૦૯૮/૧૯૫૧-ગ(૧૨૬).—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ની કલમ-૫૪થી મળેલ સત્તાની રૂએ, ગુજરાત સરકાર શ્રી પુનમભાઈ માધાભાઈ પરમારને સ્થાનિક સંસ્થાના પ્રતિનિધિ તરીકે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, તારાપુર, જી. આણંદમાં સભ્ય તરીકે, હાલની નિયુક્ત કમિટી ને તારીખથી નીમાઈ છે તે તારીખથી એટલે કે તા.૩૧-૩-૯૯ થી બે વર્ષથી વધુ નહીં તેટલી મુદત સુધી નીમે છે.

ગુજરાતના સહાયપાલકશ્રીના હુકમથી અને તેમના નામે,

કે. બી. મકવાણા,
સરકારના સંયુક્ત સચિવ.



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya Gandhinagar 13th August, 1999.

BOMBAY LAND REVENUE CODE 1879.

No. GHM-99/52/M/ADL-1098-128-J :—The following draft notification which is proposed to be issued under sub-section (1) of section 214 of the Bombay Land Revenue Code 1879 (Bom. V of 1879) is hereby published as required by sub-section (3) of the said section 214 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Secretary to the Government of Gujarat, Revenue Department Sachivalaya Gandhinagar from any person with respect to the said draft before the expiry of aforesaid period shall be considered by the Government.

No. GHM-99/52/M/ADL-1098-128-J :—In exercise of the powers conferred by sub-section (1) of section 214 of the Bombay Land Revenue Code 1879 (Bom. V of 1879) and all other powers enabling it in this behalf, the Government of Gujarat hereby amends the Gujarat Land Revenue Rules 1972 in their application to the Scheduled Area to the extent specified below namely :—

1. In rule 57k, after clause (c), the following clause shall be inserted, namely :

“(ee)” “Scheduled Areas” means the Scheduled Areas of the State as referred to in clause (1) of article 244 of the Constitution of India”.

2. In rule 57-L, for the words “the Collector”, wherever they occur, the words “the District Panchayat” shall be substituted.

3. In rule 57-M, for the words "the Collector", the words "the District Panchayat" shall be substituted.

4. In rule 57-N, for the words "the Collector", the words "the District Panchayat" shall be substituted.

5. In rule 57-O, for the words "the Collector", occurring at two places, the words "the District Panchayat" shall be substituted.

6. In Form K-1, for the words "the Collector", the words "the District Panchayat" shall be substituted.

7. In Form K-2, for the words "the Collector", the words "the District Panchayat" shall be substituted.

By order and in the name of the Governor of Gujarat,

P. G. TRIVEDI,
Under Secretary to Government.



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PART-IV-B

ules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Secivalaya, Gandhinagar, 13th August, 1999.

BOMBAY PROHIBITION ACT-1949.

No. G/G/133/MFL/1097/2142(98)/El.—The following draft of a notification which it is proposed to issue under clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act-1949 (Bom. XXV of 1949), is published as required by sub-section (3) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objections or suggestion which may be received by the Commissioner of Prohibition and Excise Gujarat State, O/2, New Mental Hospital Building, Asarwa, Ahmedabad-380 016, from any person with respect to the said draft before the aforesaid period will be considered by the Government.

Draft Notification

No. G/G/133/MFL/1097/2142(98)/El.—In exercise of the powers conferred by clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Bombay Mhowra Flowers Rules, 1950 namely:—

1. These rules may be called the Bombay Mhowra Flowers (Gujarat Amendment) Rules, 1999.
2. In the Bombay Mhowra Flowers Rules, 1950 (hereinafter referred to as "the said rules") in rule 5, in sub-rule (2),

(1) in clause (A)

(i) in sub-clause (a) for the letters figures and words "Rs. 750 as licence fee" and a sum of Rs. 3000/- as deposit "the letters, figures and words "Rs. 10,000 as licence fee" and a sum of Rs. 25,000 as deposit" shall be substituted.

(ii) in sub-clause (b) for the letters and figures "Rs. 10/-" the letters and figures "Rs. 50/-" shall be substituted.

(iii) in sub-clause (c)

(a) in entry (i) for the letters and figures "Rs. 15" the letters and figures "Rs. 50" shall be substituted.

(b) in entry (ii) for the letters and figures "Rs. 40" the letters and figures "Rs. 100" shall be substituted.

(2) in clause (B)

(i) in sub-clause (a), for the letters and figures "in a Village or towns "Rs. 750/-" the letters and figures "in a Village or town. Rs. 10,000/- plus Rs. 1000 for each additional place or storage" shall be substituted.

(ii) in sub-clause (b), for the letters, figures and words "Rs. 750/- plus Rs. 300" the letters, figures and words "Rs. 10,000 plus Rs. 1000" shall be substituted.

(iii) in sub-clause (C) for the letters and figures "Rs. 525/-" the letters and figures "Rs. 10,000" shall be substituted;

(iv) in sub-clause (d) for the letters, figures and words "Rs. 525 plus Rs. 150" the letters, figures and words "Rs. 10,000 plus Rs. 500" shall be substituted.

(v) in sub-clause (e) for the letters and figures "Rs. 750" the letters and figures "Rs. 10,000" shall be substituted.

(vi) in sub-clause (f), for the letters figures and words "Rs. 750 plus Rs. 150" the letters, figures and words "Rs. 10,000 plus Rs. 500" shall be substituted

(3) In clause (C)—

(i) in sub-clause (a), for the letters and figures "Rs. 150" the letters and figures "Rs. 500" shall be substituted;

(ii) in sub-clause (b), for the letters and figures "Rs. 750" the letters and figures "Rs. 10,000" shall be substituted.

(iii) in sub-clause (c), for the letters, figures and word "Rs. 750/- plus Rs. 150" the letters figures and words "Rs. 10,000 plus Rs. 500" shall be substituted.

(iv) in sub-clause (d) for the letters and figures "Rs. 1050" the letters and figures "Rs. 10,000" shall be substituted.

(v) in sub-clause (e), for the letters, figures and words "Rs. 1050" plus "Rs. 150" the letters, figures and word "Rs. 10,000 plus Rs. 500" shall be substituted;

(vi) in sub-clause (f), for the letters and figures "Rs. 1500" the letters and figures "Rs. 10,000/-" shall be substituted.

(vii) in sub-clause (g) for the letters, figures and word "Rs. 1500 plus Rs. 150" the letters, figures, and word "Rs. 10,000 plus Rs. 500" shall be substituted.

(4) In clause (D) for the words "Rupees Fifteen" the words "Rupees One hundred" shall be substituted.

3. In the said rules, in rule 10, in sub-rule (1) for the words "Rupees fifteen" the words "Rupees One hundred" shall be substituted.

4. In the said rules, in rule 13, in sub-rule (1), for the words "Rupees Two and in any other case, of Rupees Fifteen" the words "Rupees fifty and in any other case, of Rupees One hundred" shall be substituted.

5. In the said rules, in rule 15, in sub-rule (1), for the words "Rupees Two and in any other case, of Rupees fifteen" the words "Rupees fifty and in any other case, of Rupees One hundred" shall be substituted."

6. In the said rules, in rule 18, in sub-rule (1) for the words "Rupees Twenty Five" the words "Rupees Two hundred fifty" shall be substituted.

7. In the said rules, in rule 21, in sub-rule (I) for the words "Rupees Twenty five" the words "Rupees two hundred fifty" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Govt.



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 13th August, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. GG/134/RGN/1097/1965(98)/E1.—The following draft of a notification which it is proposed to issue under clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) is published as required by sub-section (3) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objections or suggestions which may be received by the Commissioner of Prohibition and Excise, Gujarat State 0/2, New Mental Hospital Building Asarwa Ahmedabad-380016, from any person with respect to the said draft before the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. GG/134/RGN/1097/1965(98)/E1.—In exercise of the powers conferred by clause (u) of sub-section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Rotten Gur and Ammonium Chloride (Manufacture and Possession), Rules, 1977 namely:—

1. The rules may be called the Gujarat Rotten Gur and Ammonium Chloride (Manufacture and Possession) (Amendment) Rules, 1999.

2. In the Gujarat Rotten Gur and Ammonium Chloride (Manufacture and Possession) Rules, 1977 (hereinafter referred to as "the said rules"). In rule-4, in sub-rule (3), for the words "Rupees One hundred fifty as licence fee and a sum of rupees and thousand five hundred", the words "rupees One thousand five hundred as licence fee and a sum of Rupees Ten thousand" shall be substituted.

3. In the said rules, in rule 5, in sub-rule (3), for the words "Rupees One hundred fifty as licence fee and a sum of Rupees One thousand five hundred" the words "Rupees One thousand five hundred as licence fee and a sum of Rupees ten thousand" shall be substituted.

4. In the said rules, in rule 6, in sub-rule (3), for the words "Rupees Forty" the words "Rupees Five thousand" shall be substituted.

5. In the said rules, in rule 7, in sub-rule (3) for the words "Rupees forty" the words "Rupees One thousand" shall be substituted.

6. In the said rules in FORM R.G.I. in the preamble, for the words "Rupees One hundred fifty as licence fee and a sum of Rupees one thousand five hundred" the words "Rupees One thousand five hundred" as licence fee and a sum of Rupees Ten thousand" shall be substituted.

7. In the said rules, in FORM A.C.I. in the preamble, for the words "Rupees One hundred fifty as licence fee and a sum of Rupees One thousand five hundred" the words "Rupees One thousand five hundred as licence fee and a sum of Rupees Ten Thousand" shall be substituted.

8. In the said rules, IN FORM R.G. 2 in the preamble for the words "Rupees Forty" the words "Rupees Five thousand" shall be substituted.

9. In the said rules, in FORM A.C. 2 in the preamble for the words "Rupees forty" the words "Rupees One thousand" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government,



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PART—IV-B

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HOME DEPARTMENT

Notification

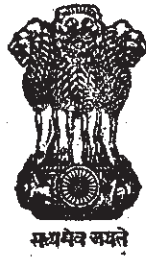
Sachivalaya, Gandhinagar, 17th August, 1999.

THE GUJARAT MOTOR VEHICLES RULES, 1989.

No. GHG/99/140/MVR/1699/2703/KH.—In exercise of the powers conferred by the Rule 177 of the Gujarat Motor Vehicles Rules, 1989 the Government of Gujarat is pleased to exempt the Public Service Vehicles owned by the Gujarat State Road Transport Corporation as well as by private operators which are to be used for the carriage of personnel employed by Government in connection with the General Elections to the House of People 1999 held on 5th September, 1999 from the operation of rule 151 of the Gujarat Motor Vehicles Rules, 1989, for the period from 29th August, 1999 to 10th October, 1999 and to empower Regional Transport Authority to fix the maximum number of passengers which may be carried in the vehicles so exempted.

By order and in the name of the Governor of Gujarat.

R. B. BARA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ROADS AND BUILDINGS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st July, 1999.

GUJARAT PUBLIC PREMISES (EVICTION OF UNAUTHORISED OCCUPANTS) ACT, 1972.

No. GN/GJ/1/99/EVC/1083/3774/Ni.—In exercise of the powers conferred by Section 3 of the Gujarat Public Premises (Eviction of Unauthorised Occupants) Act, 1972 (Guj. 12 of 1973), the Government of Gujarat hereby amends the Government Notification, Roads and Buildings Department No. GH/J/5/84/EVC/1083/3774/N(i) dated the 21st November, 1984, as follows, namely:—

In the Schedule appended to the said Notification, in the entry at serial number 15, in column 2, for the words, "The Rehabilitation and Land Acquisition Officer, Narmada Project, Kevadia Colony", the words "Administrator of Narmada Project, Kevadia Colony" shall be substituted.

By order and in the name of the Governor of Gujarat.

G. M. VARMA,
Deputy Secretary to Government.

179-1

IV-B-Ex-179-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd August, 1999.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GHG/99/150/MVR-1098-3498-KH.—Whereas the draft rules further to amend the Bombay Motor Vehicles Tax Rules, 1959 were published as required by sub-section (1) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) in the Gujarat Government Gazette, Part IV-B, dated 16th July, 1999 under Government Notification Home Department. No. GHG/99/111/MVR/10-98/3498/KH, dated 16th July, 1999 inviting objections and suggestions from all persons likely to be affected thereby till 15th August, 1999.

And whereas no objections or suggestions have been received from any Person with respect to the said draft rules by the Government.

Now, therefore, in exercise of the powers conferred by clause (f) of sub-section (2) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) the Government of Gujarat hereby makes the following rules further to amend the Bombay Motor Vehicles Tax Rules, 1959, namely:—

1. These rules may be called the Bombay Motor Vehicles Tax (Gujarat Amendment) Rules, 1999.
2. In rule-16 in sub-rule (4), the words "Within a period of one year from the date of receipt of the final declaration" shall be added at the end.

By order and in the name of the Governor of Gujarat,

R. B. BARA,
Under Secretary to Government.

ગુહ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૩મી ઓગસ્ટ, ૧૯૯૯.

મુંબઈ મોટર વાહનવેરા અધિનિયમ, ૧૯૫૮.

ક્રમાંક : જાએચજી/૯૯/૧૫૦/એમવીઆર/૧૦૯૮/૩૪૯૮/ખ.—મુંબઈ મોટર વાહન વેરા નિયમો, ૧૯૫૮ વધુ સુધારવા નિયમોનો મુસદ્દો, મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૮ (સન ૧૯૫૮ના મુંબઈના હપમા) ની કલમ ૨૩ની પેટા-કલમ (૧) થી કરાવ્યા પ્રમાણે, ગુહ વિભાગના તારીખ ૧૬મી જુલાઈ, ૧૯૯૯ના સરકારી જાહેરનામા ક્રમાંક : જાએચજી/૯૯/૧૧૧/એમવીઆર/૧૦૯૮/૩૪૯૮/ખ હેઠળ તારીખ ૧૬મી જુલાઈ ૧૯૯૯ના ગુજરાત રાજપત્રમાં પ્રસિધ્ધ કર્યા હતા અને તેનાથી અંસર થવાનો શંભવ હોય તેવી તમામ વ્યક્તિઓ પાસેથી તારીખ ૧૫મી ઓગસ્ટ, ૧૯૯૯ સુધીમાં વાંધા અને સૂચનો મંગાવવામાં આવ્યા હતા.

અને સદરહુ નિયમોનો મુસદ્દાના સંબંધમાં સરકારને કોઈ વ્યક્તિ તરફથી વાંધા અને સૂચનો મળ્યા નથી.

તેથી હવે, મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૮ (સન ૧૯૫૮ના મુંબઈના હપમા) ની કલમ ૨૩ની પેટા-કલમ (૨)ના ખંડ (છ) થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર, આથી મુંબઈ મોટર વાહન વેરા નિયમો, ૧૯૫૮ વધુ સુધારવા માટે નીચેના નિયમો કરે છે :—

(૧) આ નિયમો મુંબઈ મોટર વાહન વેરા (ગુજરાત સુધારા) નિયમો, ૧૯૯૯ કહેવાશે.

(૨) નિયમ-૧૬માં, પેટા-નિયમ (૪)માં, છેલ્લે “આખરી એકસર મળ્યાની તારીખથી એક વર્ષની મુદતની અંદર” એ શબ્દો ઉમેરવા.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

આર. બી. બારા,
સરકારના ઉપસચિવ,
ગુહ વિભાગ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



સત્યમેવ જયતે

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PART IV-B

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શહેરી વિકાસ અને શહેરી ગુહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૬મી ઓગસ્ટ, ૧૯૯૯.

ક્રમાંક : જાહેરવિ/૧૯૯૯નો૧૪૦/ટીપીવી/૧૦૯૯/૧૩૨૨/૧ — ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો સંપ્રતિનો અધિનિયમ -૨૭ જેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે)ની કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગુહનિર્માણ વિભાગના તા. ૬-૫-૯૯ના અહેરનામા ક્રમાંક : જાહેરવિ/૧૯૯૯નો ૫૬ ટીપીએસ/૧૨૯૯/૪૪૧/૬ થી મંજૂર કરેલ મુસદ્દા રૂપ નગર રચના યોજના ૪ (ભાયલી) તથા તા. ૧૯-૫-૯૯ના જા. ક. જાહેરવિ/૧૯૯૯નો ૭૪/ટીપીએસ/૧૨૯૯/૪૪૨/૬ થી મંજૂર કરેલ મુસદ્દા રૂપ નગર રચના યોજના નં. ૩ (ભાયલી)ને અંતિમ કરવા માટે નગર રચના અધિકારી, નગર રચના યોજના ગુડ એક્ટ-૨, વડોદરાને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,

સરકારના ઉપસચિવ.

શહેરી વિકાસ અને શહેરી ગુહનિર્માણ વિભાગ.

181-1

IV-B-Ex-181-1

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



સત્યમેવ જયતે

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PART IV—B

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શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૨૧મી ઓગસ્ટ, ૧૯૯૯.

ક્રમાંક : જાએચવી/૧૯૯૯ નો ૧૪૨-ટીપીવી/૧૦૯૯/૧૫૮૦/૧.— ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ ૨૭ જેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૫૦ ની યેટા-કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૭/૫/૯૯ના જાહેરનામા ક્રમાંક-જાએચવી/૧૯૯૯/નો ૭૫ ટીપીએસ/૧૪૯૯/૪૦૩/૧ થી મંજૂર કરેલ મુસદ્દા રૂપ નગર રચના યોજના નં. ૩૫ (કતારગામ) ને અંતિમ કરવા માટે નગર રચના અધિકારી, નગર રચના યોજના, ઉધનાની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,

સરકારના ઉપસચિવ,

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૨૧મી ઓગસ્ટ, ૧૯૯૯.

ક્રમાંક : જાએચવી/૧૯૯૯નો ૧૪૩-ટીપીવી/૧૦૯૯/૧૩૨૨/૧.— ગુજરાત નગરરચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ ૨૭ જેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૫૦ ની યેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૯-૬-૯૯ના જાહેરનામા ક્રમાંક : જાએચવી/૧૯૯૯નો ૯૪/ટીપીએસ/૨૭૯૫/૨૯૫૮/૧ થી મંજૂર કરેલ મુસદ્દા રૂપ નગર રચના યોજના (ઉગા) નં ૬ ને અંતિમ કરવા માટે નગર રચના અધિકારી, નગર રચના યોજના, ઉગાની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,

સરકારના ઉપસચિવ,

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th August, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/156/DNS/1097/2184/99/E1 :- Whereas certain draft rules were published as required by sub-section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at Page 107-1 and 107-2 of the Government of Gujarat Gazette Part IV-B, dated the 8th June, 1999 under Government Notification, Home Department No. G/G/84/DNS/1097/1352/99/E.1, dated the 8th June, 1999 inviting objections and suggestions, from all persons likely to be affected thereby the Government of Gujarat after the expiry of thirty days from the date of publication of the said notification in the official gazette.

AND whereas, no objections and suggestion have been received by the Government from any person with respect to the aforesaid draft notification;

NOW, THEREFORE, in exercise of the powers conferred by clause (u) of sub-section (2) of Section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Bombay Rectified Spirit (Transport in Bond) Rules, 1951.

1. These rules may be called the Bombay Rectified Spirit (Transport in Bond) (Gujarat Amendment) Rules, 1999.

2. In the Bombay Rectified Spirit (Transport in Bond) Rules, 1951 in rule 5.

(i) in sub-rule (1) for the letters and figures "Rs. 15/-" the letters and figures "Rs. 1000/-" shall be substituted.

(ii) in sub-rule (1) following proviso shall be added namely :-

"provided that in the case of Education Institution a pass in form II may be granted on payment of a fee of Rs. 250/- only".

By order and in the name of Governor of Gujarat,

S. M. CHUNARA,

Under Secretary to Government



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PART IV-B

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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th August, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/157/DNS/1097/1949-(99)-E.1. — The following draft of a notification which it is proposed to issue under clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), is published as required by sub-section (3) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objections or suggestions which may be received by the Commissioner of Prohibition and Excise, Gujarat State, O/2, New Mental Hospital Building, Asarwa, Ahmedabad-380016, from any person with respect to the said draft before the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. G/G/157/DNS/1097/1949-(99)-E.1. — In exercise of the powers conferred by clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XIV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Bombay Denatured Spirit Rules, 1959, namely :—

1. These rules may be called the Bombay Denatured Spirit (Gujarat Amendment) Rules, 1999.
2. In the Bombay Denatured Spirit Rules, 1959 (hereinafter referred to as "the said rules") in rule 5, for the letters and figures "Rs. 750" the letters and figures "Rs. 1,00,000" shall be substituted.

3. In the said rules, in rule 24, in sub-rule (2) for the letters and figures "Rs. 15" the letters and figures "Rs. 50" shall be substituted.

4. In the said rules, in rule 25, in sub-rule (2) for the letters and figures of "Rs. 25" the letters and figures "Rs. 250" shall be substituted.

5. In the said rules, in rule 26, in sub-rule (3),

(1) for the letters and figures "Rs. 25" the letters and figures "Rs. 500" shall be substituted.

(2) for clauses (A) to (E) the following clauses shall be substituted namely :—

"(A) When the total quantity allowed per month for the manufacture of Varnishes, Polishes, colours, and dyes :—

(i)	does not exceed 500 litres	Rs.	500
(ii)	does not exceed 2500 litres	Rs.	2500
(iii)	does not exceed 10,000 litres	Rs.	10,000
(iv)	exceeds 10,000 litres	Rs.	25,000

(B) When the total quantity allowed per month, for any industry other than the manufacture of varnishes, polishes, colours, and dyes or art or profession (business)—

(a)	does not exceeds 250 litres	Rs.	500
(b)	does not exceed 2500 litres	Rs.	1000
(c)	does not exceed 20,000 litres	Rs.	10,000
(d)	does not exceeds 1,00,000 litres	Rs.	25,000
(e)	does not exceeds 5,00,000 litres	Rs.	1,50,000
(f)	exceeds 5,00,000 litres	Rs.	3,00,000

(C) In respect of any art or industry undertaken by colleges, Educational Institutions, Museums, and other institutions Rs. 50.

(D) In respect of any two or all the purposes referred in clause (A) (B) or (C) the fee prescribed for (A) or (B) which ever is greater;

(E) When the total quantity allowed per month for any of the purposes mentioned in clause (A) or (B) does not exceed two quart bottles Rs. 100".

6. In the said rules, in rule 27, in sub-rule (1) in clause (h) for sub-clauses (a) and (b) the following sub-clauses shall be substituted namely :—

(a)	does not exceeds 250 litres	Rs.	500
(b)	does not exceeds 2500 litres	Rs.	1000
(c)	does not exceeds 20,000 litres	Rs.	10,000
(d)	does not exceeds 1,00,000 litres	Rs.	25,000
(e)	does not exceeds 5,00,000 litres	Rs.	1,50,000
(f)	exceeds 5,00,000 litres	Rs.	3,00,000

In the said rules, in rule 28, for the proviso, following shall be substituted :—

"Provided that—

(i) a permit in form D.S. II may be granted or renewed, for a period not exceeding three years at a time but not beyond the 31st day of March, of the third year from the date of commencement of the permit, on payment of a fee of rupees fifty per annum if the permit holder gives as undertaking to the effect that he shall abide by the conditions of the permit which may be imposed by the State Govt. during the currency of the permit.

(ii) a licence in form D.S. III or D.S. IV in favour of registered medical practitioner may be granted or renewed for a period not exceeding five years at a time but not beyond the 31st day of March, of the fifth year from the date of commencement of the licence on payment of a fee of rupees 250/- for licence in form D.S. III per annum and Rs. 500 for licence in form D.S. IV per annum, as the case may be, if the licensee gives an undertaking to the effect that he shall abide by the conditions of the licence which may be imposed by the State Government during the currency of the licence."

8. In the said rules, in rule 33, for clauses (i) to (ii) the following clauses shall be substituted namely :-

- | | | |
|--------|--|------------|
| “(i) | Where the total quantity allowed for sale during the year does not exceeds 75,000 litres. | Rs. 5,000 |
| “(ii) | Where the total quantity allowed for sale during the year does not exceed 1,50,000 litres. | Rs. 10,000 |
| “(iii) | Where the total quantity allowed for sale during the year exceeds 1,50,000 litres.” | Rs. 15,000 |

9. In the said rules, in rule 35, for the words “rupees one hundred fifty” the words “Rs. Seven hundred fifty” shall be substituted.

10. In the said rules, in rule 45, in sub-rule (3) for the letters and figures “Rs. 15” the letters and figures “Rs. 100” shall be substituted.

11. In the said rules, in rule 50, for the letters and figures “Rs. 15” the letters and figures “Rs. 50” shall be substituted.

12. In the said rules, in rule 52, for the letters and figures “Rs. 15” the letter and figures “Rs. 50” shall be substituted.

13. In the said rules, in rule 59, for the letters and figures “Rs. 15” the letters and figures “Rs. 50” shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government.



सत्यमेव जयते

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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th August, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. GG/158/DNS/1097/211-(99)/EI.—The following draft of a notification which it is proposed to issue under clause (u) of sub-section (2) of section 143 read with Section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), is published as required by sub-section (3) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objections or suggestions which may be received by the Commissioner of Prohibition and Excise, Gujarat State, O/2, New Mental Hospital Building Asarwa, Ahmedabad-380016, from any person with respect to the said draft before the aforesaid period will be considerably by the Government.

DRAFT NOTIFICATION

No. GG/158/DNS/1097/211-(99)/EI :—In exercise of the powers conferred by clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Articles Unfit for use of as Intoxicating Liquor (Manufacture and Import) Regulation Rules, 1966, namely :—

1. These rules may be called the Gujarat Articles Unfit for use as Intoxicating Liquor (Manufacture and Import) Regulation (Amendment) Rules, 1999.

2. In the Gujarat Article Unfit for use as Intoxicating Liquor (Manufacture and Import) Regulation Rules, 1966, (hereinafter referred to as "the said rules"), in rule 4 for the words "a fee of Rupees Seventy five" the words "a fee of Rupees One thousand Five hundred" shall be substituted.

3. In the said Regulations in rule 12, in sub-rule (2),

(a) in clause (i) for the letters, figures and words "Rs. 150/- only" the letters, figures and words "Rs. 3000/- only" shall be substituted.

(b) in clause (ii), for the letter, figures and words "Rs. 15/- only" the letters, figures and word "Rs. 300/- only" shall be substituted.

4. In the said rules in Rule 15 in sub-rule (2) for the words "a fee of Rupees Fifteen" the words "a fee of Rupees Three Hundred" shall be substituted.

5. In the said rules, in Form S.A.I. in second para of the preamble for the words "a fee of Rupees Seventy Five" the words a fee of Rupees One Thousand Five Hundred shall be substituted.

6. In the said rules in Form S.A. 3 in the preamble for the words "a fee of Rupees Fifteen" the words "a fee of Rupees Three Hundred" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 9th September, 1999.

BOMBAY LAND REVENUE CODE, 1879 (Bom. V of 1879), :

No. : GHM/99/58/M/PFR/2098/482/L : In exercise of the powers conferred by section 7(A) of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat declared village Laxmipura as a revenue village vide Notification No. : GHM-99-4-M-PFR-2098-482-L, dated 6-1-99 of this Department. The lands shown in appendix below, were not included in above notification dated 6-1-99. Now said lands of village Khara of Mehsana Taluka in District : Mehsana shall be deleted from the area of the respective village and shall be amalgamated in the area of village : Laxmipura, of the said taluka.

APPENDIX

Land bearing following Revenue Survey Nos. of village Khara which shall be amalgamated in the area of village Laxmipura :

Revenue Survey No. : 207, 122, 135, 136, 178, 188, 204, 252, 360, 385, 386/2, 446, 448, 451 and 465.

By order and in the name of the Governor of Gujarat,

K. B. MAKWANA,
Section Officer.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તારીખ ૯મી સપ્ટેમ્બર ૧૯૯૯.

ક્રમાંક : ધમ/૯૯/૫૮/મ-પફર-૨૦૯૮-૪૮૨-વ. - મુંબઈ જમીન મહેસૂલ સંહિતા ૧૮૭૯ (સન ૧૮૭૯નો મુંબઈનો પમો) ની કલમ ૭ (અ) અન્વયે એનાયત થયેલ સત્તાની રૂએ તા. ૬-૧-૧૯૯૯ના જાહેરનામા ક્રમાંક ધમ/૯૯-૪-મ-પફર-૨૦૯૮-૪૮૨-વ, થી મહેસૂલ જીલ્લાના મહેસૂલા તાલુકાના મોજ લક્ષ્મીપુરા ને અલગ મહેસૂલી ગામ જાહેર કરવામાં આવેલ છે. ઉક્ત જાહેરનામાની અનુસૂચિમાં ૧ દર્શાવેલા સર્વે નંબરોનો સમાવેશ થયેલ ન હોવાથી હવે નીચેની અનુસૂચિમાં દર્શાવેલ સર્વે નંબરોની જમીનો મોજ ખાસ ગામના રકબામાંથી કમી કરાશે અને લક્ષ્મીપુરા ગામના રકબામાં ભેળવવામાં આવે છે.

અનુસૂચિ

મોજ : ખાસ ગામના નીચેના સર્વે નંબરો કે જનો સમાવેશ લક્ષ્મીપુરા ગામમાં થશે.

સર્વે નંબરો ૨૦૭, ૧૨૨ ૧૩૫, ૧૩૬, ૧૭૮, ૧૮૮, ૨૦૪, ૨૫૨, ૩૬૦, ૩૮૫, ૩૮૬/૨, ૪૪૬, ૪૪૮, ૪૫૧, ૪૬૫.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નમે,

કે. બી. મકવાણા,
સેક્શન અધિકારી.

સરકારી મધ્યસ્થ પેસ, ગાંધીનગર



સત્યમેવ જયતે

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PART—IV-B

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કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૪થી ઓગષ્ટ, ૧૯૯૯.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩.

ક્રમાંક : જીએચકેએચ/૫૪/૯૯/એપીએમ/૧૦૯૯/૨૫૭૩/ગ.—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ (સને ૧૯૬૩)ના ગુજરાતના અધિનિયમ નં. ૨૦ (જેનો આમાં હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે તે)ની કલમ-૧૧(૧) તથા ગુજરાતના ખેતીવાડી ઉત્પન્ન બજારો બાબતના નિયમો-૧૯૬૫ના નિયમ-૨૭ અન્વયે મળેલી સત્તાની રૂએ નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગુજરાત રાજ્ય, ગાંધીનગરના તા. ૧-૬-૯૫ના જાહેરનામા ક્રમાંક : ઈ-પસ-૯૫-૬૬-બસર-૮૧૮-૧૧૪૭-૯૫ થી ચુંટણીથી નિયુક્ત કરવામાં આવેલ, ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ભુજ, જી. કચ્છ ની મુદત તા. ૧૭મી જુન, ૧૯૯૯ના રોજ પુરી થાય છે. સદરહુ બજાર સમિતિની સામાન્ય ચુંટણીઓ હાથ ધરવાની થાય છે.

પરંતુ બજાર સમિતિની ચુંટણી બહાર પાડેલ કાર્યક્રમ મુજબ ખેડૂત વેપારી તેમજ વેચાણ મંડળીઓ મત વિભાગની આખરી મતદારયાદી પ્રસિધ્ધ થતાં ખેડૂત મતવિભાગની મતદારયાદી સામે કેટલીક સહકારી મંડળીઓએ નામદાર ગુજરાત હાઈકોર્ટમાં પીટીશન નં. ૩૨૪૬/૯૯ થી દાખલ કરેલ છે. નામ. ગુજરાત હાઈકોર્ટ તેમના તા. ૧૪-૫-૯૯ના ન્યાયાધીશના ચુકાદામાં ખેડૂત મતવિભાગની ચુંટણી સામે તા. ૩૦-૬-૯૯ સુધી મનાઈ હુકમ આપેલ છે તે અન્વયે વેપારી અને વેચાણ મંડળીઓ વિભાગની ચુંટણી થઈ હોવા છતાં આ સભ્યો બજાર સમિતિનો વહીવટ સંભાળી શકે તેમ નથી. આમ આ બાબત હાલ ન્યાયાધીન છે. આથી હાલની બજાર સમિતિની મુદત એકવર્ષ સુધી લંબાવવાની બાબત સરકારશ્રીની વિચારણા હેઠળ છે.

આથી પુખ્ત વિચારણાના અંતે ગુજરાત ખેત ઉત્પન્ન બજાર સમિતિ અધિનિયમ ૬૩ ની કલમ-૧૧(૪)(કક) હેઠળ મળેલી સત્તાની રૂએ હાલની કમિટિને એક વર્ષ કે ચુંટાયેલ કમિટિ હવાલા સંભાળે તે બેમાંથી વહેલું હોય તેટલા સમયમાટે મુદત લંબાવવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સી. બી. મકવાણા
સેક્શન અધિકારી,
કૃષિ અને સહકાર વિભાગ,
ગુજરાત સરકાર.



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PART - IV-B

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શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૩મી સપ્ટેમ્બર, ૧૯૯૯.

ક્રમાંક : જીએચવી/૧૯૯૯નો ૧૪૬/ટીપીવી/૧૦૯૯/૧૬૮૫/વ.— ગુજરાત નગર સ્થના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ ૨૭ જેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગનાં તા. ૩૦-૧૨-૮૭ના જાહેરનામા ક્રમાંક : જીએચવી/૧૯૮૭નો ૨૮૦ ટીપીવી/૨૦૮૭/૨૨૪/૧ થી મુસદ્દાક્રમ નગર સ્થના યોજના અંકલેશ્વર નં. ૨ને અંતિમ કરવા માટે નીમવામાં આવેલ નાયબ નગર નિયોજક (જુ.) શ્રી એ. જી. દંડવતેને બદલે હવે નગર સ્થના અધિકારી, નગર સ્થના યોજના ભરૂચની નગર સ્થના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.



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શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૩મી સપ્ટેમ્બર, ૧૯૯૯.

ક્રમાંક : જીએચવી/૧૯૯૯નો ૧૪૭ ટીપીવી/૧૦૯૮/૨૪૨૦/૧.-ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ ૨૭ જેનો આમાં હવે પછી ઉક્ત અધિનિયમ તરીકે ઉલ્લેખ કરેલ છે.) ની કલમ ૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૩-૨-૯૬ના જાહેરનામા ક્રમાંક જીએચવી/૧૯૯૬/નો ૨૪ ટીપીવી-૧૦૯૫-૨૯૫૪-૧-થી મુસદ્દાનુસાર નગર રચના યોજના સુરત પં (આઠવા-ઉમરા) પ્રથમ વેરીડને અંતિત કરવા માટે નીમવામાં આવેલ નગર રચના અધિકારી નગર રચના યોજના સુરતને બદલે હવે નગર રચના અધિકારી, નગર રચના યોજના-ફુલપાડા-કપાદરને નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.

190-1

IV-B-190-1

સરકારી મધ્યસ્થ પ્રેસ ગાંધીનગર.



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GENERAL ADMINISTRATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th May, 1999.

Gujarat Lokayukta, Act, 1986

No. GS/99/12/LKY-1093/1436-G:- In exercise of the powers conferred by clause (f) of sub-section (2) of section 23 of the Gujarat Lokayukta Act, 1986 (Guj. 31 of 1986) read with sub-section (2) of section 15 thereof, the Governor of Gujarat hereby makes the following rules to provide for the categories of the Officers and employees in the Office of the Lokayukta and their conditions of service, namely:-

1. These rules may be called the Categories of Officers and Employees in the Office of Lokayukta and their conditions of Service Rules, 1999.
2. Categories of Officers and Employees:- The Categories of Officers and Employees in the Office of the Lokayukta and their scales of pay shall be such as specified in the Schedule appended to these rules.

3. Conditions of service of the Officers and employees in the office of the Lokayukta:-

As regards the conditions of service relating,-

- (a) Pay and Allowances,
- (b) Leave,
- (c) Provident Fund,
- (d) Deputation,
- (e) Gratuity,
- (f) Pension
- (g) Superannuation,
- (h) Disciplinary matters,

and in respect of all other matters, the respective categories of Officers and employees specified in the Schedule appended to these rules shall be governed, mutatis mutandis, by the Rules, Regulations and Government Orders applicable to the Officers and employees under the State Government carrying corresponding pay-scales.

SCHEDULE

(See rule 2)

Sr. No.	Name of post	Scale of post (Rs.)
1.	Registrar	18400-22400
2.	Deputy Registrar	12000-16500
3.	Investigation Officer	10000-15200
4.	Assistant Registrar	8500-14000
5.	Secretary	8500-14000
6.	Section Officer	6500-10500
7.	Assistant	5000-8000
8.	Private Secretary	6500-10500
9.	English Steno Grade I	6500-10500
10.	English Steno Grade II	5000-8000
11.	Gujarati Steno Grade II	5000-8000
12.	Clerk	3050-4590
13.	Clerk-cum-Typist	3050-4590
14.	English Typist	3050-4590
15.	Gujarati Typist	3050-4590
16.	Driver	3050-4590
17.	Chobdar	2650-4000
18.	Peon-cum-Driver	2550-3200
19.	Peon	2550-3200
20.	Watchman	2550-3200
21.	Sweeper-cum-Hamal	2550-3200

By order and in the name of the Governor of Gujarat,

Dr. A.W.P. David,
Additional Chief Secretary to Government.



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અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૬મી સપ્ટેમ્બર, ૧૯૯૯.

ક્રમાંક : જીએચવી/૧૯૯૯નો-૧૪૯-ટીપીવી-૧૦૯૭-૧૪૬૪-૧.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો સંપૂર્ણપત્રનો અધિનિયમ-૨૭ જોનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે)ની કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રુએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૬મી જુલાઈ, ૧૯૯૭ના જાહેરનામા ક્રમાંક : જીએચવી-૧૯૯૭નો ૯૨-ટીપીવી-૧૦૯૭-૧૪૬૪-૧ થી મુસદ્દા રૂપ નગર રચના યોજના મેમનગર નં. ૧ (ફર્સ્ટ વેરીડ) મુકન. યોજના નં. ૫૦ (બાજે ફિરદોશ પૂર્વ અમદાવાદ) તથા મુકુ નગર રચના યોજના નં. ૪૮ (સૈજપુર બોધા એક્સટેન્શન)ને અંતિમ કરવા માટે નીમવામાં આવેલ નગર રચના અધિકારી નગર રચના યોજના અમદાવાદને બદલે હવે નગર રચના અધિકારી, નગર રચના યોજના, ઘાટલોડિયાને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.



सत्यमेव जयते

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PART - IV-B

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INFORMATION TECHNOLOGY DIVISION, GENERAL ADMINISTRATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th September, 1999.

No. GS/43/ICT/1099/1132/ITD.—GNFC is developing Infocity at Ahmedabad acquiring New York Complex, building, Near Thaltej cross road, located at Bodakdev (Sim), Ahmedabad-3 (Memnagar) bearing Final Plot No. 363 of Bodakdev Town Planning scheme No. 1/8 (representing old Revenue Survey No. 244), admeasuring about 6184 sq. mts. or thereabouts and bounded as follows:—

North By	:	Partly by Road Partly by Final Plot No. 371
South By	:	Partly by Final Plot No. 360 Partly by Final Plot No. 361 Partly by Final Plot No. 362
East By	:	Partly by Final Plot No. 362, 364, 365, 366, 369 and 370/part
West By	:	Partly by Road Partly by Final Plot 360

Thus, a total of 1,55,049 sq. ft equivalent to 14,404 sq. mts. super built-up area on 3rd floor to 8th floor inclusive of both floors in Newyork Complex Building, Near Thaltej cross road, Ahmedabad is hereby notified as GNFC's Infocity, Ahmedabad.

By order and in the name of the Governor of Gujarat,

VICTOR MECWAN,
Section Officer (I.T.),
General Administration Department.

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IV-B-Ex.-193-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૮મી સપ્ટેમ્બર, ૧૯૯૯.

ક્રમાંક : જીએચવી/૧૯૯૯નો-૧૫૧-ટીપીવી/૧૦૯૯/૧૨૧૬/૧.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૫૦ની પેટા કલમ ૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૯મી માર્ચ, ૧૯૯૫ના જાહેરનામા ક્રમાંક : જીએચવી/૧૯૯૫/નો ૪૦/ટીપીએ/૧૦૯૫/૨૩૫/૧ થી મુસદ્દારૂપ નગર રચના યોજના નં. પંટ (વટવા-આઉટ ફિલ્ડ-૧)ને અંતિમ કરવા માટે નીમવામાં આવેલ નગર રચના અધિકારી, નગર રચના યોજના, બોડકદેવને બદલે હવે પછી નગર રચના અધિકારી, નગર રચના યોજના, અમદાવાદ મ્યુનિસિપલ કોર્પોરેશન એકમની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૮મી સપ્ટેમ્બર, ૧૯૯૯.

ક્રમાંક : જાએચવી/૧૯૯૯નો ૧૫૨/ટીપીવી/૧૦૯૯/૧૨૧૬/૧.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો સપ્ટેમ્બરનો અધિનિયમ-૨૭ નેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૫૦ની પેટા કલમ ૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂપે શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૭મી માર્ચ, ૧૯૯૨ના જાહેરનામા ક્રમાંક : જાએચવી/૧૯૯૦નો ૪૪/ટીપીએ/૧૦૯૭/૯૨૮/૧ થી મુસદ્દા રૂપ નગર રચના યોજના અમદાવાદ નં. ૧ (જમાલપુર) (ફર્ટિફેરીડ) અમદાવાદ નં. ૩ (એલિસબ્રીજ) (સિકન્ડવેરીડ), નં. ૫ (સીટી) (સિકન્ડવેરીડ), નં. ૬ (પાલડી) (સિકન્ડવેરીડ), નં. ૮ (રાજપુર-હિરપુર) (ફર્ટિફેરીડ) નં. ૧૧ (બાપુનગર) (સિકન્ડવેરીડ), નં. ૧૬ (શહેરકોટડા) (સિકન્ડવેરીડ), નં. ૨૩ (સાબરમતી) (ફર્ટિફેરીડ), નં. ૨૭ (અમરાઈવાડી) (ફર્ટિફેરીડ), ને અંતિમ કરવા માટે નીમવામાં આવેલ નાયબ નગર નિયોજક (ન્યુ.) શ્રી એમ. એચ. સેયદને બ્રદલે હવે નગર રચના અધિકારી, નગર રચના યોજના, અમદાવાદ મ્યુનિસિપલ કોર્પોરેશન એકમની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



સત્યમેવ જયતે

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સામાન્ય વહીવટ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૭મી મે, ૧૯૮૯.

ગુજરાત લોકાયુક્ત અધિનિયમ, ૧૯૮૬.

ક્રમાંક જીએસ/૮૯/૧૨/એલકેવાય-૧૦૮૩-૧૪૩૬-ગ.— ગુજરાતના રાજ્યપાલશ્રી, ગુજરાત લોકાયુક્ત અધિનિયમ, ૧૯૮૬ (૧૯૮૬નો ગુજરાતનો ૩૧મો) ની કલમ-૨૩ની પેટા કલમ (૨) ના ખંડ (છ) અને તેની કલમ-૧૫ની પેટા કલમ-(૨) સાથે વાંચતાં તે અન્વયે મળેલી સત્તાની રુએ, લોકાયુક્તની કચેરીના અધિકારીઓ અને કર્મચારીઓની કક્ષાઓ માટે તથા તેમની સેવાની શરતોની જોગવાઈ કરવા નીચેના નિયમો ઘડે છે; એટલે કે,

(૧) આ નિયમો લોકાયુક્તની કચેરીના અધિકારીઓ અને કર્મચારીઓની કક્ષાઓ તથા તેમની સેવાની શરતોના નિયમો, ૧૯૮૯ તરીકે કહેવાશે.

(૨) અધિકારીઓ અને કર્મચારીઓની કક્ષાઓ:—

લોકાયુક્તની કચેરીના અધિકારીઓ અને કર્મચારીઓની કક્ષા તથા તેમનાં પગાર ધોરણો આ નિયમો સાથે જોડેલ અનુસૂચિમાં નિર્દિષ્ટ કર્યા મુજબનાં રહેશે.

(૩) લોકાયુક્તની કચેરીના અધિકારીઓ અને કર્મચારીઓની સેવાની શરતો.

સેવાની શરતોની બાબતમાં—

- (ક) પગાર અને ભથ્થા,
- (ખ) રજા,
- (ગ) ભવિષ્યનિધિ,
- (ઘ) પ્રતિનિયુક્તિ,
- (ચ) ગ્રેયુઈટી,
- (છ) પેન્શન
- (જ) વય નિવૃત્તિ
- (ઝ) શિસ્ત વિષયક બાબતો,

તથા અન્ય તમામ બાબતોમાં, આ નિયમો સાથે જોડેલ અનુસૂચિમાં નિર્દિષ્ટ કરેલ અધિકારીઓ અને કર્મચારીઓને રાજ્ય સરકારનાં અનુ-
રૂપ પગાર ધોરણો ધરાવતા રાજ્ય સરકારના અધિકારીઓ અને કર્મચારીઓને લાગુ પડતા નિયમો અને વિનિયમો તથા સરકારી હુકમો લાગુ
પડશે.

અનુસૂચિ

(જુઓ નિયમ-૨)

અનુક્રમ નંબર	જગ્યાનું નામ	જગ્યાનું પગાર ધોરણ (રૂ.)
૧	૨	૩
૧.	રજિસ્ટ્રાર	૧૮૪૦૦-૨૨૪૦૦
૨.	નાયબ રજિસ્ટ્રાર	૧૨૦૦૦-૧૬૫૦૦
૩.	તપાસ અધિકારી	૧૦૦૦૦-૧૫૨૦૦
૪.	મદદનીશ રજિસ્ટ્રાર	૮૫૦૦-૧૪૦૦૦
૫.	સચિવ	૮૫૦૦-૧૪૦૦૦
૬.	અનુભાગ અધિકારી	૬૫૦૦-૧૦૫૦૦
૭.	મદદનીશ	૫૦૦૦-૮૦૦૦
૮.	અંગત સચિવ	૬૫૦૦-૧૦૫૦૦
૯.	અંગ્રેજી સ્ટેનો ક્લાસ-૧	૬૫૦૦-૧૦૫૦૦
૧૦.	અંગ્રેજી સ્ટેનો ક્લાસ-૨	૫૦૦૦-૮૦૦૦
૧૧.	ગુજરાતી સ્ટેનો ક્લાસ-૨	૫૦૦૦-૮૦૦૦
૧૨.	કારકુન	૩૦૫૦-૪૫૮૦
૧૩.	કારકુન સહ ટાઈપિસ્ટ	૩૦૫૦-૪૫૮૦
૧૪.	અંગ્રેજી ટાઈપિસ્ટ	૩૦૫૦-૪૫૮૦
૧૫.	ગુજરાતી ટાઈપિસ્ટ	૩૦૫૦-૪૫૮૦
૧૬.	ડ્રાઈવર	૩૦૫૦-૪૫૮૦
૧૭.	ચોબદાર	૨૬૫૦-૪૦૦૦
૧૮.	પટાવાળા સહ ડ્રાઈવર	૨૫૫૦-૩૨૦૦
૧૯.	પટાવાળા	૨૫૫૦-૩૨૦૦
૨૦.	ચોકીદાર	૨૫૫૦-૩૨૦૦
૨૧.	સ્વીપર-કમ-હમાલ	૨૫૫૦-૩૨૦૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

ડૉ. એ. ડબલ્યુ. પી. ડેવિડ,
સરકારના અધિક મુખ્ય સચિવ.

સરકારી મધ્યસ્થ પ્રેસ ગાંધીનગર.



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PART IV-B

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સામાન્ય વહીવટ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, રૂઢી. જુલાઈ, ૧૯૯૯.

ગુજરાત લોકાયુક્ત અધિનિયમ, ૧૯૮૬.

ક્રમાંક - જીએચએસ/૩૨/એલકેવાય-૧૮૯૭/૨૧૭૦-ગ.-ગુજરાતના રાજ્યપાલશ્રી, ગુજરાત લોકાયુક્ત અધિનિયમ, ૧૯૮૬ (૧૯૮૬નો ગુજ. નો ૩૧મો) ની કલમ-૨૩ની પેટા કલમ (૨) ના ખંડ (ખ) થી તેમને આપવામાં આવેલી સત્તા તથા આ માટે તેમને સક્ષમ બનાવતી અન્ય તમામ સત્તાની રૂએ, ગુજરાત લોકાયુક્ત (સિવાની શરતો) નિયમો, ૧૯૯૨ના નિયમોમાં વધુ સુધારા કરીને નીચેના નિયમો ઘડે છે:-

(૧) આ નિયમો, ગુજરાત લોકાયુક્ત (સિવાની શરતો) (સુધારા) નિયમો, ૧૯૯૯ તરીકે કહેવાશે.

(૨) ગુજરાત લોકાયુક્ત (સિવાની શરતો) નિયમો, ૧૯૯૨ના (૬વે પાંછી જેનો "ઉક્ત નિયમો" તરીકે ઉલ્લેખ કરવામાં આવ્યો છે) નિયમ-પના પેટા નિયમ (૨) માં કોંસ કાઢી નાખવો.

૩. ઉક્ત નિયમોના નિયમ-૬માં "તેમની ચેમ્બરમાં" એ શબ્દો પાછી, "કચેરી ખાતે અને તેમના સત્તાવાર નિવાસસ્થાને" એ શબ્દો ઉમેરવા.

૪. ઉક્ત નિયમોમાં, નિયમ-૧૨માં, ખંડ (ખ) કાઢી નાખવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

ડી. એ. રબલ્યુ. પી. ડેવિડ,
સરકારના અધિક મુખ્ય સચિવ.



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PART - IV-B

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ગૃહ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૬મી એપ્રિલ, ૧૯૯૯.

મુંબઈ મોટર વાહનવેરા અધિનિયમ, ૧૯૫૮.

ક્રમાંક: જી.એચ.જી. ૮૯/૫૦/એમટીએ-૧૭૯૭/૧૦૪૪/અ: મુંબઈ મોટર વાહન વેરા નિયમો, ૧૯૫૮ ના નિયમ-૧૬(ક) ના ખંડ(૧) સાથે જાયતા મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૮ (સન ૧૯૫૮ ના મુંબઈના કપ મા) ની કલમ-૧૩ ની પેટાક કલમ(૨) થી ખોલી સત્તાની રૂબે ગુજરાત સરકાર ત્રાથી, ' ' શ્રી જ્ઞાનરામ સેવા મંડળ ફસ્ટ' રાજકોટની માલિકીનું એ-જી-૧ નં. ૬૧૬૬૬૬ ૧૫૨૩૧૭ અને એસીસ નં. ૬૧૬ એકઠી ઉપપથ૭૧/કે/૬૬(મેટાડોર એ-૩૦૭ મીની બસ) ઘરાવતું મોટર વાહન, જે સાવતી ઉદ્દેશો સાધવા માટે ઉપયોગમાં લેવાતું હોય અથવા ઉપયોગ કરવા માટે રાખેલ હોય તે મોટર વાહનને આ જાહેરનામું બહાર પાડ્યાની તારીખથી ઉપર્યુકત ઉદ્દેશો માગના ધપાવવામાં પ્રપ્રે એવી રીતે ઉપયોગમાં લેવાનું અથવા ઉપયોગ કરવા માટે રાખવાનું

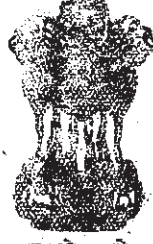
યાણુ રાખવામાં આવે ત્યાં સુધી નીચેની શસ્ત્રોને અધીન રહીને, મોટર વાહનવેરો ભરવામાંથી સંપૂર્ણતઃ મુક્તિ મળે છે:-

૧. વાહનોના વેચાણ અથવા તબદિલ્લીને લીધે સદરહુ મુક્તિ બંધ રાખવામાં આવશે.
૨. પ્રાદેશિક વાહન વ્યવહાર અધિકારી રાજકોટે, દર વર્ષે નિર્દિષ્ટ ઉદ્દેશો માટે સદરહુ વાહન ઉપયોગમાં લેવાયેલ છે. તેની અતોક્ષત ખરાઈ કર્યા પછી રીપોર્ટ કરવો જોઈએ.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

આર. બી. વારા

સરકારના ઉપસચિવ.



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ગૃહ વિભાગ
જાહેરનામું
સચિવાલય, ગાંધીનગર, ૧લી મે, ૧૯૯૯.

મુંબઈ મોટર વાહનવેરા અધિનિયમ, ૧૯૫૮.

કર્તાક્રિયા: જી. મેયજી / ૮૬/૪૨/સેમટીએ/૧૭૯૭/૧૭૭૧/મ: મુંબઈ મોટર વાહન વેરા નિયમો, ૧૯૫૮ ના નિયમ ૧૬(ક) ના ખંડ(૧) સાર્થે વચિતા, મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૮ (સન ૧૯૫૮ ના મુંબઈના કપ મા) ની કલમ-૧૩ ની પેટા કલમ(૨) થી માલૂમી સ્ત્રીની રૂબે ગુજરાત સરકાર માથી, " શ્રી રામકુંવરબા કાઉન્સિલ(ટ્રસ્ટ)", રાજકોટની માલિકીનું નોંધણી (રજીસ્ટ્રેશન) કર્તાક્રિયા: જી. જે-૧૧-૮-૫૮૭૭(ટાટા સુમો) ધરાવતું મોટર વાહન ને સ્થાવરી ઉદ્દેશો સાધવા માટે ઉપયોગમાં લેવાતું હોય તથવા ઉપયોગ કરવા માટે રાખેલ હોય તે મોટર વાહનને આ જાહેરનામું જહાર પાડવાની તારીખથી મોટર વાહન ઉપર્યુક્ત ઉદ્દેશો માલૂમી ધરાવવામાં ચેવી રીતે ઉપયોગમાં લેવાતું તથવા ઉપયોગ કરવા માટે રાખવાનું ચાલુ રાખવામાં

માને ત્યાં સુધી નીચેની શરતોને અધીન રહીને, મોટર વાહનવેરો ભરવામાંથી મુક્તિ મેળવી શકાય છે.

૧. વાહનોના વેચાણ અથવા તબદીલીને લીધે સદરજી મુક્તિ બંધ કરવામાં આવશે.
૨. પ્રાદેશિક વાહન નિયંત્રણ અધિકારી, રાજકોટ/જૂનાગઢ, દર વર્ષે નિર્દિષ્ટ ઉદ્દેશો માટે સદરજી વાહન ઉપયોગમાં લેવાયે છે, તેની અસંતોષજનક અસરો ક્યાંપણી રીપોર્ટ કરવી જોઈશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

આર.બી.બારા

સરકારના ઉપસચિવ,



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ગૃહ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૨મી મે, ૧૯૯૯.

મુંબઈ મોટર વાહનવેરા અધિનિયમ, ૧૯૫૮.

ક્રમાંક : ૧૦/૧૯૯૯/ ૬૬/ ૫૭/ એમટીએ-૧૦૬૭/ ૨૩૬૦/ ૫ :- મુંબઈ મોટર વાહન વેરા

નિયમો, ૧૯૫૮ ના નિયમ- ૧૬ - ક સહિતે વર્ગીકૃત, મુંબઈ મોટર વાહન વેરા

અધિનિયમ, ૧૯૫૮ (સન ૧૯૫૮ના મુંબઈના કાયદા મા) ની કલમ ૧૩ની પેટાકલમ (૨)થી

પ્રતિ જાહેરનામું, ગુજરાત સરકાર, માથો, ગૃહ વિભાગનું તારીખ: ૨૨મી

સપ્ટેમ્બર, ૧૯૯૯નું સરકારી જાહેરનામું ક્રમાંક: ૧૦/૧૯૯૯/ ૬૬/ ૫૭/ એમટીએ-૧૦૬૭/

૨૩૬૦/ ૫ નીચે પ્રમાણે સુધારે છે :-

સદરજુ જાહેરનામામાં, કોષ્ટકમાં, નોંધ (૧) સામે, ૧ પાંચોસ બેઠકો ૧૧ મે

શબ્દોને બદલે, ૧૧ મોગસચાલીસ બેઠકો ૧૧ મે શબ્દો ચૂકવવા.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

માર. બી. બારા
સરકારના ઉપસચિવ.



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LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th September, 1999.

No. GHU-99-145-BRU-1099-3791-M(3):—In exercise of the powers conferred by section-3 of the Bombay Relief Under-taking s(Special Provision) Act, 1958 (hereinafter referred to as 'the said Act'), the Government of Gujarat hereby declares that the Industrial undertakings, namely the Gujarat optical communication Ltd. Iyava Ta. Sanand Dist Ahmedabad (referred to as "the said undertaking") shall with effect from 27th September, 1999 be conducted to serve as a measure of preventing un-employment and the said undertaking shall accordingly deemed to be a relief undertaking for the purpose of the said Act for a period of one year from 27th September, 1999 and in exercise of the powers conferred by sub-clause (4) of clause (a) of sub-section (1) of section 4 of the said Act, the Government of Gujarat is also pleased to direct that in relation to said under-taking all rights, Privileges, obligations, liabilities (other than those liabilities etc, towards its employees) occurred or incurred before the said undertaking is declared as a relief undertaking and any remedy for the enforcement there of shall suspended and all proceedings relating there to pending before any court, Tribunal officer or Authority shall be stayed during the period for which the said undertaking shall continue to be a relief undertaking namely, the period of only one year commencing from the 27th september 1999.

By order and in the name of the Governor of Gujarat,

T. A. SAIYED,
Section officer.



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AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 22nd September, 1999.

THE GUJARAT COOPERATIVE SOCIETIES ACT, 1961.

No. GHKH/64/99/HFS/1087/CM.161/KH(Part-II).—In exercise of the powers conferred by section 161 of the Gujarat Cooperative Societies Act, 1961 (Gujarat Act No. X of 1962) the Government of Gujarat has vide Government Notification, Agriculture, Cooperation and Rural Development Department Order No. GHKH-73-98-HFS-1087-CM.161-Kh (Part II) dated 17-10-98 directed that the provisions of sub section(1), of section 66 of the said Act be applied to the Gujarat State Cooperative Housing Finance Society Ltd. Ahmedabad in relation to calculation of its annual net profits for the period beginning from 1-7-97 and ending on 30-6-98 as if the words 'all accrued interest which is overdue for more than six months' in the said sub section had been omitted.

2. Now in exercise of the powers conferred by section 161 of the Gujarat Cooperative Societies Act, 1961 (Gujarat Act No. X of 1962), the Government of Gujarat hereby directs that the orders mentioned in para 1 above shall be extended for a further period of one year beginning from the 1st July 1998 and ending on 30th June, 1999.

By order and in the name of the Governor of Gujarat,

K. B. MAKWANA,
Joint Secretary to Government.

202-1

IV-B-Extra-202-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th September, 1999.

BOMBAY MONEY LENDERS ACT, 1946.

No. : GHKH/63/MSDH/1098/1415/CHH : In exercise of the powers conferred by section 13--A of the Bombay Money Lenders Act, 1946 (Bom. XXXI of 1947) and in supersession of all the previous notifications issued in this behalf, the Government of Gujarat hereby authorises all the Co-operative Officers (Money Lending) for the areas within their respective jurisdiction of the District to be officers for the purposes of the said section 13--A.

By order and in the name of the Governor of Gujarat,

A. A. PATEL,
Deputy Secretary to Government.



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PART IV-B

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HOME DEPARTMENT

(Special)

Notification

Sachivalaya, Gandhinagar, 30th September, 1999.

No. GG/99/171/SB.III/PAS/1099/726.-The Government of Gujarat hereby extends the tenure of the Advisory Board constituted under the powers conferred by Section 10 of the Gujarat Prevention of Anti Social Activities Act, 1985 under the Chairmanship of Honourable Mr. Justice (Retd.). J. P. Desai vide Government Notification, Home Department No. GG/98/161/SB.III/PAS/1098/5938, dated 30th September, 1998 for the period upto 31st October, 1999.

By order and in the name of the Governor of Gujarat,

J. R. RAJPUT,

Under Secretary to Government.

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IV-B-Ex.-204-1



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th September, 1999.

BOMBAY MONEY LENDERS ACT, 1946.

No. GHKH/60/MSDH/1098/1415/CHH.—In exercise of the powers conferred by section 3 of the Bombay Money Lenders Act, 1946 (Bom. XXXI of 1947) and in supersession of all the previous notifications issued in this behalf, the Government of Gujarat hereby appoints the officers specified in column 2 of the Schedule Annexed hereto for the areas respectively specified against each of them in column 3 thereof within which each of such officer shall exercise his powers and perform his duties, to be the Registrar of Money Lenders for the purposes of the said Act.

SCHEDULE

Sr.No. 1	Name of the person 2	Local limits of the area 3
1.	Asstt. Dist. Registrar, Cooperative Societies (Money Lending)	Area within Ahmedabad Municipal Corporation.
2.	Dist. Registrar, Cooperative Societies Ahmedabad Dist. (Rural)	Ahmedabad Dist. (Rural) and Gandhinagar Dist.
3.	Dist. Registrar, Cooperative Societies Sabarkantha.	Sabarkantha District.
4.	Dist. Registrar, Cooperative Societies, Banaskantha.	Banaskantha District.
5.	Dist. Registrar, Cooperative Societies, Mehsana.	Mehsana District.
6.	District Registrar, Cooperative Societies, Patan.	Patan District.
7.	District Registrar, Cooperative Societies, Kheda.	Kheda District.
8.	District Registrar, Cooperative Societies, Anand.	Anand District.

1	2	3
9.	District Registrar, Cooperative Societies Godhra Dist. Panchmahal.	Panchmahals District.
10.	Dist. Registrar, Cooperative Societies, Dahod	Dahod District.
11.	Dist. Registrar, Cooperative Societies, Vadodara.	Vadodara District.
12.	Dist. Registrar, Cooperative Societies, Bharuch	Bharuch & Narmada District.
13.	Dist. Registrar, Cooperative Societies, Surat	Surat District.
14.	Dist. Registrar, Cooperative Societies, Valsad.	Valsad and Navsari District.
15.	Asstt. Dist. Registrar Cooperative Societies, Dangs.	Dang District
16.	Dist. Registrar, Cooperative Societies, Rajkot	Rajkot District.
17.	Dist. Registrar, Cooperative Societies, Surendranagar	Surendranagar District.
18.	Dist. Registrar, Cooperative Societies, Jamnagar	Jamnagar District.
19.	Dist. Registrar, Cooperative Societies, Junagadh	Junagadh and Porbandar District,
20.	Dist. Registrar, Cooperative Societies, Bhavnagar	Bhavnagar District.
21.	Dist. Registrar, Cooperative Societies, Amreli	Amreli District.
22.	Dist. Registrar, Cooperative Societies, Kutch	Kutch District

By order and in the name of the Governor of Gujarat,

A. A. PATEL,
Deputy Secretary to Government.



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th September, 1999.

BOMBAY MONEY LENDERS ACT, 1946.

No. GHKH/62/MSDH/1098/1415/CHH.—In exercise of the powers conferred by section 3 of the Bombay Money Lenders Act, 1946 (Bom. XXXI of 1947) and in supersession of all the previous notifications issued in this behalf, the Government of Gujarat hereby appoints the officers specified in column 2 of the Schedule annexed here to for the areas respectively specified against each of them in column 3 thereof within which each of such officers shall exercise his powers and perform his duties to be the Assistant Registrar of Money Lenders for the purpose of the said Act.

SCHEDULE

Sr.No 1	Name of the Office 2	Area (District) 3
1.	Asstt. Dist. Registrar, Coop. Socys. (Money Lending) Godhra with Head Quarters at Godhra.	1. Kheda 2. Panchmahal 3. Dahod.
2.	Asstt. Dist. Registrar, Coop. Socys. Vadodara with Head Quarters at Vadodara.	1. Vadodara. 2. Anand. 3. Bharuch 4. Narmada
3.	Asstt. Dist. Registrar. Coop. Socys. (M.L.), Mehsana with Head Quarters at Mehsana.	1. Mehsana 2. Patan 3. Sabarkantha 4. Banaskantha

1	2	3
4.	Asstt. Dist. Registrar, Coop. Socys. (M.L.), Junagadh with Head Quarter at Junagadh.	1. Junagadh 2. Porbandar 3. Rajkot 4. Jamnagar 5. Kutch
5.	Asstt. Dist. Registrar. Coop. Socys. (M.L.) Bhavnagar with Head Quarters at Bhavnagar.	1. Bhavnagar 2. Amreli 3. Surendranagar
6.	Asstt. Dist. Registrar. Coop. Socys. (M.L.) Surat with Head Quarter at Surat.	1. Surat 2. Valsad 3. Navsari 4. Dang
7.	Asstt. Dist. Registrar, Coop. Socys. (M.L.) Ahmedabad with Head Quarter at Ahmedabad.	1. Ahmedabad (City) 2. Ahmedabad(Rural) 3. Gandhinagar.

By order and in the name of the Governor of Gujarat,

A. A. PATEL,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st October, 1999.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GHG/99/174/MTA/1791/M/43/KH.—In the Government Notification No. GHG/99/27/MTA/1791/M/-43/KH, dated 9th February, 1999 issued by this department, published in Extra Ordinary Government Gazette, dated 9th February, 1999 in Part IV-B, on pages Extra No. 20-1 to 3, on page No. 20-1, the words "With effect from the date of issue of this notification" in sixth line of para 1 and in the Gujarati version of the said Notification on page No. 20-3 the words "આ જાહેરનામું બહાર પાડ્યાની તારીખથી" in fifth and sixth lines of para 1 shall be omitted.

By order and in the name of the Governor of Gujarat,

R. B. BARA,
Under Secretary to Government.

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IV-B-Ex.-207-1



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INFORMATION AND BROADCASTING DEPARTMENT

Notification

Sachivalaya, Gandhinagar.

Dated the 4th October, 1999.

Gujarat Entertainments Tax Act, 1977,

No. (GHT.99.27) EPT.1099.2318.E:- WHEREAS the Government of Gujarat considers it necessary so to do in the public interest,

NOW, THEREFORE, in exercise of the powers conferred by clause (b) of sub-section (1) of section 29 of the Gujarat Entertainments Tax Act, 1977. (Guj.16 of 1977) (hereinafter referred to as "the said Act") the Government of Gujarat hereby exempts totally the exhibition of Gujarati film "DADA NE VHALI DIKARI" Produced by. Annapurna Production, Sadatpura, District Sabarkantha from the payment of Entertainments Tax leviable under section 3 of the said Act, subject to the conditions specified in the Schedule appended hereto.

SCHEDULE

- (1) The rates of admission to the entertainment on the date of exhibition of the entertainment shall be reduced by the amount of exemption given and shall not be increased or decreased during the exhibition of entertainment.
- (2) The exemption from the payment of tax shall be for a period of thirteen weeks on each print and shall be limited to six prints (i.e. $13 \times 6 = 78$ weeks).
- (3) The exemption from payment of tax shall be availed of within a period of one year from the date of publication of this notification in the *Official Gazette*.
- (4) In case of breach of any of the conditions of the exemption or the provisions of the Act or Rules made thereunder, it shall be lawful for the prescribed officer to take action under section 30 of the Gujarat Entertainments Tax Act, 1977.

By order and in the name of the Governor of Gujarat,

S. D. MEHTA,
Under Secretary to Government.



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PART—IV-B

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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st October, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/173/DNS/1097/2121(99)/E.1.—Whereas certain draft rules were published as required by sub-section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bon. XXV of 1949) at page 108 of the Government of Gujarat, Gazette Part IV-B, dated the 8th June, 1999 under Government Notification Home Department No. G/G/85/DNS/1097/1351/(99)/E.1, dated the 8th June, 1999, inviting objections and suggestions, from all persons likely to be affected thereby within thirty days from the date of publication of the said notification in the official gazette.

AND whereas, no objections and suggestion have been received by the Government from any person with respect to the aforesaid draft notification;

NOW, THEREFORE, in exercise of the powers conferred by clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bon. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Bombay Spirituous preparations (Manufacturing), Rules, 1955 namely:—

1. These rules may be called the Bombay Spirituous Preparations (Manufacturing) (Gujarat Amendment) Rules, 1999.
2. In the Bombay Spirituous Preparations (Manufacturing) Rules, 1955 in rule 5, in sub-rule (2),—
 - (1) for the letters and figures "Rs. 300/-" letters and figures "Rs. 1000/-" shall be substituted.
 - (2) In proviso, for the letters and figures "Rs. 75/-" the letters and figures "Rs. 250/-" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government of Gujarat,
Home Department.



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PART IV—B

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LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st October, 1999.

BOMBAY SHOPS AND ESTABLISHMENTS ACT, 1948.

No. GHR/99/155/BSE/1098/2632/M(3).—In exercise of the powers conferred by Section-4 of the Bombay Shops and Establishment Act, 1948, (The Bombay Act No. LXXIX of 1948), the Government of Gujarat hereby exempt from all provisions of Shops and Establishment Act, 1948, in relation to BOCHA-SANWASI SHRI AKSHARPURUSHOTTAM SWAMINARAYAN SANSTHA, Shahibaug, Ahmedabad-380 004.

By order and in the name of the Governor of Gujarat.

T. A. SAIYED,
Section Officer,
Labour and Employment Department.



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PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Order

Sachivalaya, Gandhinagar, 5th October, 1999.

BOMBAY ELECTRICITY (SPECIAL POWERS) ACT, 1946.

No. GHU/99/31/GUE/1196/9018/K1: WHEREAS it is considered necessary to conserve electrical energy in the State;

AND WHEREAS for that purpose it is considered necessary to regulate use of electrical energy in the State;

NOW THEREFORE, in exercise of the powers conferred by clause (a) of sub section (1) read with sub section (2) of section 6A of the Bombay Electricity (Special, Powers) Act, 1946 (Bom. xx of 1946), the Government of Gujarat hereby makes the following Order, namely:-

1. Short title, extent, commencement and application .-

(1) This Order may be called the Gujarat Use of Electrical Energy (Regulation) Order, 1999.

(2) It extends to the whole of the State of Gujarat.

(3) It shall come into force at once.

(4) It shall apply to

- (a) a consumer to whom electrical energy is supplied for a purpose other than residential or industrial and whose contracted load is seventy- five kilo-watts or more;
- (b) a consumer to whom electrical energy is supplied for an industrial purpose and whose contracted demand is 500 kilo volt amperes or more;

2. Definitions:- In this Order, unless the context otherwise requires,-

- (a) "authorised auditor" means a person authorised by the Commissioner to carry out energy audit;
- (c) "Commissioner" means the Commissioner of Electricity, Gujarat State;
- (c) "consumer" means a consumer to whom this Order applies;
- (d) "electrical apparatus" means an apparatus operated by electrical energy;
- (e) "electrical installation" means any composite electrical unit for the purpose of generating, transforming, converting, distributing or utilising electrical energy;
- (f) "energy audit" means examination of an electrical installation or electrical apparatus belonging to a consumer, for the purpose of verifying whether there is leakage or wastage or inefficient use of electrical energy, in operating the electrical installation or electrical apparatus;

3. Consumer to cause energy audit:- Every person who is a consumer on the date of commencement of this Order and every person who becomes a consumer after such commencement shall within one year from the date of such commencement or, as the case may be, the date of a person becoming a consumer and at an interval of every three years after the first energy audit, cause an energy audit done by an authorised auditor of the electrical installation or electrical apparatus belonging to him.

4. Authorisation of person as auditor:-

- (1) No person shall be authorised to carry out energy audit under this Order unless he possesses a degree in electrical engineering or a qualification which is equivalent to it from a University established or incorporated by or under a Central or a State Act, or an Institution recognised by the University Grants Commission under the University Grants Commission Act, 1956, and has practical experience in the subject matter of conservation of electrical energy for a period of not less than ten years.

(2)(a) The Commissioner may, on receipt of an application from a person in such form as may be prescribed by Commissioner, authorise a person for carrying out the energy audit,

(b) The authorisation given by the Commissioner under Clause (a) shall be valid for a period of three years from the date it is given and shall be liable to be cancelled by the Commissioner before the expiry of the period if he is satisfied that the performance of the authorised auditor is not satisfactory:

Provided that no such authorisation shall be cancelled unless an opportunity of being heard is given to the person.

5. Authorised auditor to report:

(1) An authorised auditor shall, within one month after completion of energy audit, prepare a report of energy audit and forward the same to the Commissioner and furnish a copy of the same to the consumer.

(2) The report shall contain consumption pattern, steps that could be taken to eliminate leakage, wastage and inefficient use of electrical energy in operating electrical installation or electrical apparatus and detailed analysis of cost benefit of the steps so suggested.

6. Commissioner to give directions:-

(1) On receipt of the report from authorised auditor, the Commissioner shall, having regard to report, give such directions in writing to a consumer for elimination of leakage, wastage and inefficient use of electrical energy in the operation of installation or apparatus, as deemed fit.

(2) A consumer to whom the Commissioner has given directions under sub-clause (1) shall carry out the directions within six months from the date of the receipt of such directions by him.

By order and in the name of the Governor of Gujarat,

M. P. DAVE,
Deputy Secretary to Government,
Energy and Petrochemicals Department.



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ENERGY & PETROCHEMICALS DEPARTMENT

Order

Sachivalaya, Gandhinagar, 5th October, 1999.

BOMBAY ELECTRICITY (SPECIAL POWERS) ACT, 1946.

No. GHU/99/32 /ELC/1499/UD-18/K1 : In exercise of the powers conferred by section 3 and section 6 of the Bombay Electricity (Special Powers) Act, 1946 (Bom.XX of 1946), the Government of Gujarat hereby amends the Government Order, Industries, Mines and Power Department No. GHU/84/46/ELC/1083/7267/K1 dated 18th May, 1984, as under :

In the said Order, in clause 7, after Sr. No. (r), the following shall be inserted :

"(s) Information Technology industrial units mentioned in APPENDIX-I."

This shall come into force with effect from the date of issue of this Notification.

APPENDIX - I**Categories of Industries included in the scope of
Information Technology Industry**

- A. Computing devices including :
Desktop
Personal Computer
Servers
Workstation
Nodes
Terminals
Network PC
Home PC
Laptop computers
Note Book computers
Palmtop Computer/PDA
- B. Network Controller Cards/ Memories including :
Network Interface Card (NIC)
Adapter-Ethernet/PCI/EISA/Combo/PCMCIA
SIMMs-Memory
DIMMs-Memory
Central Processing Unit (CPU)
Controller- SCSI/Array
Processors- Processor/ Processor Power Module/ Upgrade
- C. Storage Units including :
Hard Disk Drives/ Hard Drives
RAID Devices and their Controllers
Floppy Disk Drives
CD ROM Drives
Tape Drives- DLT Drives/ DAT
Optical Disk Drives
Other Digital Storage Devices
- D. Printers and Output Devices including :
Dotmatrik
LaserJet
Inkjet
DeskJet
LED Printers
Line Printer
Plotters
Passbook Printers
- E. Networking products including :
Hubs
Routers
Switches
Concentrators
Trans-receivers

- F. Software including :
Application Software
Operating system
Middleware/ Firmware
- G. Power supplies to Computer Systems including :
Switch mode power supplies
Uninterrupted power supplies
- H. Networking/ Cabling & related accessories (related to IT Industry) :
Fire cable
Copper cable
Cables
Connectors, terminal blocks
Jack panels, patch cord
Mounting cord, patch panels
Back boards, wiring blocks
Surface mount boxes
- I. Electronic Components :
Printed Circuit Board assembly/ populated PCB
Printed Circuit Board/PCB
Transistors
Integrated Circuits/ICs
Diodes/ Thyristor/ LED
Resistors
Capacitors
Switches (on/off, push button, rocker etc.)
Plugs/ sockets/ relays
Magnetic heads, print heads
Connectors
Microphones/ Speakers
Fuses
- J. Tele-communication Equipment including :
Telephones
Videophones
Facsimile machines/ Fax cards
Tele-Printers/ Telex machines
PABX/ EPABX/ RAX/ MAX -Telephone Exchange
Multiplexers/ Muxes
Modems
Telephone answering machines
Tele-communication Switching Apparatus
Antenna & Mast
Wireless datacom equipment including Set Top Boxes for both video and Digital Signalling
Receiving equipment like Pagers, Mobile/Cellular Phones etc.
VSATs
Video Conferencing Equipment

K. Consumables including :
C.D. ROM/Compact Disk
Floppy Disk
Tapes DAT/ DLT
Ribbons
Toners
Inkjet Cartridges
Inks for output devices

L. Others :
Key Board
Monitor
Mouse
Multi-media kits
Access Card
Electronics Purse
Electronics Wallet
Universal Prepayment Card
Smart Card etc.

By order and in the name of the Governor of Gujarat,

I. R. MEHTA,
Section officer,
Energy and Petrochemicals Department.

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LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th October, 1999.

THE BOMBAY RELIEF UNDER TAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. : GHR/99/161/BRU/1099/2716/M/(3).—In exercise of the powers conferred by section-3 of the Bombay Relief Under takings (Special Provisions) Act, 1958 (herein after referred to as 'the said Act') the Government of Gujarat hereby declares that the Industrial undertaking, namely the Royal Cushion Vinyl Products Ltd. Savali, Dist. Baroda. (referred to as "the said undertaking") shall be conducted to serve as a measure of preventing un-employment with effect from dt. 6th October, 1999 and the said undertaking shall accordingly deemed to be a relief undertaking for the purpose of the said Act for a period of twelve months from dt. 6th October, 1999 and in exercise of the powers conferred by sub-clause (4) of clause (a) of sub-section (1) of section 4 of the said Act, the Government of Gujarat is also pleased to direct that in relation to said under-taking all rights, Privileges, obligations, liabilities (other than those liabilities etc, towards its employees) occurred or incurred before the said undertaking is declared as a relief undertaking and any remedy for the enforcement thereof shall suspended and all proceedings relating thereto pending before any court, Tribunal officer or Authority shall be stayed during the period for which the said undertaking shall continue to be a relief undertaking namely, for the period of twelve months commencing from the dt. 6th October, 1999.

By order and in the name of the Governor of Gujarat,

T. A. SAIYED,
Section Officer.



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LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th October, 1999.

THE BOMBAY RELIEF UNDER TAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. : GHR/99/162/BRU/1099/3101/M(3).— In exercise of the powers conferred by section-3 of the Bombay Relief Under-takings (Special Provisions) Act 1958 (hereinafter referred to as 'the said Act') the Government of Gujarat hereby declares that the Industrial undertaking, namely the Modern Denim Ltd. Moraiya Tal. Sanand District. Ahmedabad (referred to as "the said undertaking") shall be conducted to serve as a measure of preventing un-employment with effect from dt. 6th October 1999 and the said under-taking shall accordingly deemed to be a relief undertaking for the purpose of the said Act for a period of twelve months from dt. 6th October 1999 and in exercise of the powers conferred by sub-clause (4) of clause (a) of sub-section (1) of section 4 of the said Act the Government of Gujarat is also pleased to direct that in relation to said under-taking all rights Privileges, obligations, liabilities (other than those liabilities etc., towards its employees) occurred or incurred before the said undertaking is declared as a relief undertaking and any remedy for the enforcement, there of shall suspended and all proceedings relating there to pending before any court, Tribunal officer or Authority shall be stayed during the period for which the said undertaking shall continue to be a relief undertaking namely, For the period of twelve months commencing from the dt. 6th, October, 1999.

By order and in the name of the Governor of Gujarat,

T. A. SAIYED,
Section Officer.



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LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th October, 1999.

THE BOMBAY RELIEF UNDER TAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. : GHR/99/163/BRU/1099/2581/M(3).—In exercise of the powers conferred by section 3 of the Bombay Relief Under-takings (Special Provisions) Act, 1958 (herein after referred to as the said Act") the Government of Gujarat hereby declares that the Industrial undertaking, namely the Kayel Syntex Ltd., Ta. Kadi, Dist. Mehsana (referred to as "the said undertaking") shall be conducted to serve as a measure of preventing un-employment with effect from Dt. 6th October, 1999 and the said undertaking shall accordingly deemed to be a relief undertaking for the purpose of the said Act, for a period of twelve months from Dt. 6th October, 1999 and in exercise of the powers conferred by sub-clause (4) of clause (a) of sub-section (1) of section 4 of the said Act, the Government of Gujarat is also pleased to direct that in relation to said under taking all rights, Privileges, obligations, liabilities (other than those liabilities etc, towards its employees) occurred or incurred before the said undertaking is declared as a relief undertaking and any remedy for the enforcement, there of shall suspended and all proceedings relating there to pending before any court, Tribunal Officer or Authority shall be stayed during the period for which the said undertaking shall continue to be a relief undertaking namely, for the period of twelve months commencing from the Dt. 6th October, 1999.

By order and in the name of the Governor of Gujarat,

T. A. SAIYED,
Section Officer.

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શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ,

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૩૦મી સપ્ટેમ્બર, ૧૯૯૯.

ક્રમાંક : જાએચવી/૧૯૯૯નો ૧૫૫/ટીપીવી/૧૦૯૯/૧૭૬૨/૧.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો શાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ ૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગનાં તા. ૫મી જાન્યુઆરી, ૧૯૯૯ના જાહેરનામા ક્રમાંક : જાએચવી/૧૯૯૯નો ૧૭/ટીપીવી/૧૦૯૯/૨૭૧૯/૧ થી મુસદ્દા રૂપ નગર રચના યોજના ઉમેરેક નં. ૧, જા. ક. જાએચવી/૧૯૯૯નો ૧૮/ટીપીવી-૧૦૯૯/૨૭૧૯/૧ થી મુસદ્દા રૂપ નગર રચના યોજના ઉમેરેક નં. ૨ તથા જા. ક. જાએચવી/૧૯૯૯નો ૧૬/ટીપીવી/૧૦૯૯/૨૭૧૯/૧ થી મુસદ્દા રૂપ નગર રચના યોજના કરમસદ નં. ૧ને અંતિમ કરવા માટે નિમવામાં આવેલ નગર રચના અધિકારી, નગર રચના યોજના, ઉમેરેક-કરમસદને બદલે હવે નગર રચના અધિકારી, નગર રચના યોજના, આણંદની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,

ઉપસચિવ,

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ.



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PART IV-B

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શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ

અધિકૃત

સચિવાલય, ગાંધીનગર, ૬ ફેબ્રુઆરી, ૧૯૯૯.

ક્રમાંક: જીએચવી/૧૯૯૯ નો ૧૫૬/ ટીપીવી/૧૦૯૯/૧૮૭૫/વ.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૩ (સને ૧૯૭૬નો સંપત્તિનો અધિનિયમ ૨૭ ને આમાં હવે, પછી ઉક્ત અધિનિયમ તરીકે ઉલ્લેખ કર્યો છે) ની કલમ-૫૦ ની પેટા કલમ ૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂબરૂ શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગના તા. ૨૧-૧-૧૯૯૩ના જાહેરનામા ક્રમાંક : જીએચવી-૧૯૯૩નો ૨૬ ટીપીવી-૧૨૯૨-૨૮૫૩-૫ થી મુસદ્દાકર્તા નગર રચના યોજના બીલીમોરા નં. ૧ ને અંતિમ કરવા માટે નિમવામાં આવેલ નાયબ નગર નિયોજક (જી) શ્રી જી. બી. પંડિતને બદલે હવે નાયબ નિયોજકશ્રી, સુરત શાખાની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
ઉપસચિવ.

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ



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શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, દહેલી ઓક્ટોબર, ૧૯૯૯.

ક્રમાંક : જીએચવી/૧૯૯૯નો ૧૫૭ ટીપીવી/૧૦૯૯/૧૮૭૭/૧.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬ નો રાષ્ટ્રપતિનો અધિનિયમ, ૨૭ જેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૫૦ ની પેટા કલમ ૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગનો તા. ૯-૫-૯૧ના જાહેરનામા ક્રમાંક : જીએચવી/૧૯૯૯નો ૧૨૦ ટીપીવી/૧૧૯૦/૬૭૪/૧ થી મુસદ્દારૂપ નગર રચના યોજના નવસારી નં. ૪ ને અંતિમ કરવા માટે નિમવામાં આવેલ શ્રી જી. બી. પડિત, નાયબ નગર નિયોજક (જી.)ને બદલે નાયબ નગર નિયોજક, સુરત શાખાની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,

સરકારના ઉપસચિવ.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ.



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Order

Sachivalaya, Gandhinagar, 8th October, 1999.

No. G/G/180/MFL/1093/2548/(99)/E1.—In exercise of the powers conferred by clause (d) of Sub-section (1) of Section 139 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) the Government of Gujarat hereby exempts Mohawara flowers which may be the produce of any years and of the area, from the provisions of sub-section (2) of section 60 of the said Act, in so far as the said sub-section (2) relates to their collection, transport, sale, purchase or possession in the area notified in column 2 of the schedule to Government Notification, Labour Social Welfare and Tribal Development No. GH/L/196/MFL/1078/21435/(79)/M, dated the 17th March 1979 for the period commencing from the date of publication of this order in the Official Gazette and ending on the 31st December, 1999.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,

Under Secretary to Government of Gujarat.

Home Department.



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PART—IV-B

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by the Government of Gujarat under the Gujarat Acts.

INFORMATION AND BROADCASTING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th October, 1999.

GUJARAT TAX ON LUXURIES (HOTELS AND LODGING HOUSES) ACT, 1977.

No. : (GHT-99-22)-SSA-1096-1770-E : WHEREAS certain draft rules further to amend the Gujarat Tax on Luxuries (Hotels and Lodging Houses) Rules, 1978 where published as required by sub-section (3) of section 21, of the Gujarat Tax on Luxuries (Hotels and Lodging Houses) Act, 1977, (Guj. 24 of 1977), at pages 110-1 to 110-4 of the Gujarat Government Gazette, Extra Ordinary Part-IV B, dated the 31st May, 1997 under Government notification, Information, Broadcasting and Tourism Department No. : GHT-97-23-SSA-1096-1770-E dated the 31st May, 1997 for inviting objections or suggestions from all persons likely to be affected thereby within thirty days from the date of publication of the said notification in the Official Gazette ;

AND WHEREAS, the objections and suggestions received with respect to the said draft rules have been considered by the Government.

NOW, THEREFORE, in exercise of the powers conferred by section 21 of the Gujarat Tax on Luxuries (Hotels and Lodging Houses) Act, 1977, (Guj. 24 of 1977), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Tax on Luxuries (Hotels and Lodging Houses) Rules, 1978, namely :—

1. These rules may be called the Gujarat Tax on Luxuries (Hotels and Lodging Houses) (amendment) Rules, 1999.

2. In the Gujarat Tax on Luxuries (Hotels and Lodging Houses) Rules, 1978 (hereinafter referred to as "the said rules"), in rule 3, for the words "five days", the words, "fifteen days" shall be substituted ;

3. In the said rules, in rule 4, in sub-rule (1).

(a) in clauses (a) and (c), for the words "a register" the words "a monthly register" shall be substituted ;

(b) in clause (b), for the words "a register", the words "a daily register" shall be substituted.

4. In the said rules, in rule 5, in sub-rule (1), the following shall be added at the end, namely:-
"alongwith the chalan in **FORM I** prescribed under rule 3."

5. In the said rules, for rule 6, the following shall be substituted namely :-

"6. **Proprietor to issue bills etc** : Every proprietor liable to collect and pay the tax, shall issue a bill or a cash, memorandum to every person in respect of any luxury provided in the Hotel to such person or persons and shall specify the full name of hotel, room number, charges fixed for the said room, the charges for lodging recovered, the amount of the tax recovered, the name of the person from whom such charges or tax are recovered, the name of other person or persons and total number of persons who have occupied the room in such bill or cash memorandum."

6. In the said rules, in FORM-I and IV, the words and figures "of the Gujarat Tax a Luxuries (Hotels and Lodging Houses) Rules, 1977" wherever they occur, shall be deleted."

7. In the said rules, for "**FORM-II**" the following shall be substituted namely :-

"FORM-II

[(See rule 4(1) (a) and rule 5(1)]

Basic information of accomodation and tariff (Monthly Return).

1. Name of Hotel :
2. Address of Hotel :
3. Telephone Number :
4. Name of the Proprietor :
5. Name of Managing Director/Manager :
6. Name of the month for which this return relates :
7. Accomodation capacity and tariff. :

Sr. No.	Room			TARIFF					
	Type	Number	No. of beds	For one person	For two person	For three person	For four person	For five person	Extra bed
1	2	3	4	5	6	7	8	9	10

TOTAL

Other details : (1) Check out time of the Hotel :-

Place :

Date :

Signature :

Name :

Designation :-

I the above named Shri.....
residing atdo hereby solemnly
affirm and say that the contents of the above return are true accordingly to the best of my infor-
mation and belief.

Place :

Date :

Signature of proprietor."

8. In the said rules, for **FORM-III**, the following shall be substituted, namely :—

"FORM III

[(See Rule 4(1)(b) and rule 5(1)]

Daily Account of a occupancy of Rooms and collection of Tax.

Name and address of the

Hotel :

Month :

Sr. No.	Guest Register No.	Room No.	No. of beds	Room Tariff	Details regarding period of stay.				
					Arrival Date	Time	Depart- ture Date	Time	Total Days
1	2	3	4	5	6	7	8	9	10

Total amount of charges for lodging		No. of persons who occupied the Room or accommedation		No. and date of Bill and	Amount of Tax collected	Remarks
Indian Currency	Foreign Currency	As per Room Capacity.	Extra person	Cash Memo		
11	12	13	14	15	16	17

Place :

Date :

Signature :

Name : 124

Designation :

I, the above named Shri.....residing
at.....do hereby solemnly affirm and
say that the contents of the above return are true accordingly to the best of my information and belief.

Place :

Date :

Signature of Proprietor.

N.B. : (1) Seperate entry should be made in respect of each person.

(2) Entry should be made at the time of check in and check out of the room positively."

By order and in the name of the Governor of Gujarat,

C. M. SHAH,

Deputy Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th October, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. : GG/181/FLR/1098/1749/E/1.—The following draft of a notification which it is proposed to be issued under sub-section (1) of section 143 read with clause (L-1) of sub-section (2) of the said section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) is published as required by sub-section (3) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objection or suggestion which may be received by the Commissioner of Prohibition and Excise, Gujarat, 0/2, New Mental Hospital Building, Asarwa, Ahmedabad-380 016 from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. : GG/181/FLR/1098/1749/E/1.—In exercise of the powers conferred by sub-section (1) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) read with clause (L 1) of sub-section (2) of the said section 143 and in supersession of Government Notification, Home Department No. : GG/17/FLR/1098/895/E/1 dated 28th January, 1999 the Government of Gujarat hereby makes the following rules further to amend the Bombay Foreign Liquor Rules, 1953 as follows, namely :—

1. These rules may be called the Bombay Foreign Liquor (Gujarat Amendment) Rules, 1999.
2. In the Bombay Foreign Liquor Rules, 1953, in rule 3, in clause (19), for sub-clause (iii) the following shall be substituted, namely :—

“(iii) 6500 millilitres, or 10 bottles of 650 millilitres, or 13 bottles of 500 millilitres, or 20 bottles of 330 millilitres of fermented liquors of a strength exceeding 2 percent of alcohol by volume, or”.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,

Under Secretary to Government.



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INFORMATION AND BROADCASTING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th October, 1999.

GUJARAT ENTERTAINMENTS TAX ACT, 1977.

No. : (GHT--99--30) EPT--1092--3069--(S.29) (2) (3). E.—In exercise of the powers conferred by sub-section (1) of section 29 of the Gujarat Entertainments Tax Act, 1977 (Guj. 16 of 1977) and in supersession of Government Notification, Information, Broadcasting and Tourism Department No. : (GHT-92-35)-EPT-1092-3069-(S. 29)(2)(3) E, dated the 4th September, 1992 issued in this behalf, the Government of Gujarat hereby exempts from payment of tax leviable under section 3, the classes of entertainments specified in column 2 of the Schedule appended hereto, to the extent specified in column 3 thereof.

SCHEDULE

Sr.No.	Class of Entertainments	Extent of Exemption from Entertainments tax.
1	2	3
1.	Any entertainment performed in aid of Gujarat Governor's Famine Relief Fund or Gujarat Chief Minister's Relief Fund or any other Famine Relief Fund other than Gujarat Governor's Famine Relief Fund and other than Gujarat Chief Minister's Relief Fund, where the net proceeds of such entertainment after deduction of actual expenses not exceeding 33 per cent of the total receipts are donated to such fund.	Full

1

2

3

2. Any entertainment performed- Full

(i) in aid of Police welfare Funds, or

(ii) in aid of raising funds of, welfare of the Government Servants and their families, arranged by recognised association of the Government Servants, where the whole of net proceeds of such entertainment after deducting actual expenses not exceeding 33 per cent of the total receipts are utilised for such purposes.

3. Any entertainment other than cinema shows in theatres licensed under the Bombay Cinemas (Regulation) Act, 1953, where entertainment is by a machine, operated by electricity, petrol or diesel or otherwise and is subject to the admission rates which are for children upto sixteen years Rs. 5/- and for others Rs. 10/- Full

4. Any entertainment where proceeds thereof after deducting the expenses thereon not exceeding 33 per cent of the total receipts are donated or utilised for the philanthropic or charitable purposes, the benefit of which is open to all persons irrespective of their caste or creed. Full

5. Any entertainment arranged by non-profit making educational institutions such as universities, recognised colleges, recognised schools, and other educational institutions recognised by the Government of Gujarat, where the entertainment programme is arranged- Full

(i) as a part of student's activities, or

(ii) for raising funds needed for educational advancement by such institutions, where admission is conditional on payment of a sum not exceeding Rs. 5/-.

6. Entertainments at literary conferences, sammelans, etc., when payment for admission is not separately charged therefore. Full

7. Any entertainment in aid of raising funds for welfare of employees and their families of semi-Government Institutions such as local bodies and public corporation, arranged by recognised association of such employees where the whole of net proceeds of such entertainment after deducting actual expenses not exceeding 33 per cent of the total receipts are utilised for such purposes. Full

8. Exhibition of film by society registered under the Societies Registration Act, 1860 having exhibition of films as one of its objects and which is a member of the Federation of Film Society of India, Calcutta, where- Full

(i) such society screens only films which are either recommended by the Federation of Film Societies of India or which are distributed by the National Film Archives, Poona, provided the films are either censored or exempted from censorship by Government of India,

(ii) the exhibition is restricted to the members of the society only, and

(iii) no fees other than fees for membership of the society are charged.

9. The exhibition of the children's films produced or acquired by the Children's Film Society of India, Bombay, for the benefit of children. Full

1

2

3

- | | | |
|-----|---|------|
| 10. | Any entertainment performed for raising funds for (i) advancement of family welfare Programme, (ii) advancement of literacy drive, (iii) creating facilities of drinking water in rural areas, (iv) construction of roads in rural areas (v) raising popular contribution for approach road or (vi) for advancement and welfare of scheduled castes or scheduled tribes, where the whole of net proceeds of such entertainment after deducting actual expenses not exceeding 33 per cent of the total receipts are utilised for the said purpose. | Full |
| 11. | Any entertainment performed for raising funds by any District Kalyan Samiti which is constituted in pursuance of Government Resolution, General Administration Department No. : SGA,1072/Kalyan, dated the 16th April, 1974 and which performs such entertainment for any of the purposes specified in the said resolution. | Full |
| 12. | The exhibition of the children's films by the societies registered under the Societies Registration Act, 1860 or the Bombay Public Trusts Act, 1950 which exhibit only children's films and which do not charge a sum exceeding Rupee one as payment for admission. | Full |

Explanation : (1) For the purposes of this notification, the expression "Proceeds" includes proceeds realised from advertisements printed in souvenir and other donations in relation to the entertainment.

(2) For the purposes of this notification, "entertainment" means any entertainment which is not mentioned in the schedule-III of the Gujarat Entertainments Tax Act, 1977.

By order and in the name of the Governor of Gujarat,

S. D. MEHTA,
Under Secretary to Government.



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PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 16th October, 1999.

THE BOMBAY RELIEF UNDERTAKINGS. (SPECIAL PROVISIONS) ACT, 1958.

No. : GHR/99/172/BRU/1099/2581/M/(3) :- In exercise of the powers conferred by section 3 of the Bombay Relief Undertakings (Special Provisions) Act, 1958 the Government of Gujarat published a notification dated 6th October, 1999 No. : GHR/99/163/BRU/1099/2591/M/(3) in which the words "Ta. Kadi Dist. Mehsana" should be substituted by the words "276 New Cloth Market" Ahmedabad in the third-fourth lines after words "the Kayel Syntex Limited".

By order and in the name of the Governor of Gujarat,

T. A. SAIYED,
Section Officer.



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PART IV-B

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REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 15th October, 1999.

BOMBAY STAMP ACT, 1958.

No. GHM/99/64/M/STP/1099/2026/H.1.—In exercise of the powers conferred by Clause (a) of Section 9 of the Bombay Stamp Act, 1958 (Bom. LX of 1958), the Government of Gujarat hereby exempts from the duty with which the Instrument of Sale in respect of the property notified as GNFC's Infocity, Ahmedabad *vide* G.A.D. Notification No. GS-43/ICT/1099/1132/ITD, dated 20th September, 1999, executed in favour of Gujarat Narmada Valley Fertilizers Co. Ltd. chargeable under the said Act.

By order and in the name of the Governor of Gujarat,

G. D. MAKWANA,
Deputy Secretary to the Government of
Gujarat, Revenue Department.



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by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th October, 1999.

THE GUJARAT PROHIBITION OF TRANSFER OF IMMOVEABLE PROPERTY AND PROVISION
FOR PROTECTION OF TENANTS FROM EVICTION FROM PREMISES IN DISTURBED AREAS
ACT, 1991.

No. GHM/99/65/M/RGN/1099/1429/H.1.—In exercise of the powers conferred by Section 3 of the Gujarat
Prohibition of Transfer of Immovable Property and Provision for Protection of Tenants from Eviction
from Premises in Disturbed Areas Act, 1991 (Guj. 12 of 1991), the Government of Gujarat hereby
amends the Government Notification, Revenue Department No. GHM/97/131/M/RGN/1097/2432/H.1,
dated the 29th October, 1997 as follows, namely :—

In the said Notification, in clause (b), for the figures, letters and words “31st October, 1999”, the
figures, letters and words “31st October, 2001” shall be substituted.

By order and in the name of the Governor of Gujarat,

G. D. MAKWANA,
Deputy Secretary to Government of
Gujarat, Revenue Department.

225-1

IV-B-Ex-225-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th October, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/162 of 1999/DVP/2697/2113/L.—WHEREAS the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final Revised Development Plan for the town of Amreli sanctioned under Government Notification Urban Development and Urban Housing Department Notification No. GH/V/207 of 1991/DVP/2689/2617/(91)/L, dated the 20th August, 1991;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976), the Government of Gujarat hereby :—

1. Proposes to modify the aforesaid Final Revised Development Plan by way of variation in the manner specified in the Schedule appended hereto, and
2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the final revised development plan of Amreli sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/207 of 1991/DVP/2689/2617(91)/L, dated the 20th August, 1991.

1. The land bearing R. S. No. 891/p 292/p as shown in the accompanying plan marked as "A-B-C-D- A" designated for Agricultural Zone in the sanctioned Revised Development Plan of Amreli shall be deleted from the said designation and the land thus released shall be designated for the Residential Use under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

2. 18.0 mt. Wide road proposed through R.S. No. 35, 36, 37 in the sanctioned Revised Development Plan of Amreli marked as "E-F-G-H-E" in the accompanying plan is deleted and land thus released shall be designated for residential use under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat.

K. M. SHAH,
Officer on Special Duty to Government,



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PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 22nd October, 1999.

THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. GHR-99-174-BRU-1099-4341-M(3).—In exercise of the powers conferred by section-3 of the Bombay Relief Under-takings (Special Provisions) Act, 1958 (herein after referred to as the said Act") the Government of Gujarat hereby declares that the Industrial undertaking, namely the Gujarat Telephone cables Ltd. Ahmedabad, (referred to as "the said undertaking") shall be conducted to serve as a measure of preventing un-employment with effect from Dt. 22nd October, 1999 and the said under-taking shall accordingly deemed to be a relief undertaking for the purpose of the said Act for a period of twelve months from Dt. 22nd October, 1999 and in exercise of the powers conferred by sub-clause (4) of clause(a), of sub-section (1) of section 4 of the said Act, the Government of Gujarat is also pleased to direct that in relation to said under-taking all rights, Privileges, obligations, liabilities (other than those liabilities etc, towards its employees) occurred or incurred before the said undertaking is declared as a relief undertaking and any remedy for the enforcement thereof shall suspended and all proceedings relating thereto pending before any court, Tribunal officer or Authority shall be stayed during the period for which the said undertaking shall continue to be a relief undertaking namely, for the period of twelve months commencing from the Dt. 22nd October, 1999.

By order and in the name of the Governor of Gujarat,

SHAILJA PATEL,
Under Secretary to Government.



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PART—IV-B

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by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 22nd October, 1999.

THE BOMBAY RELIEF UNDER TAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. G.I.R-99-175-B 3 J-1099-1312-M(3)—In exercise of the powers conferred by section-3 of the Bombay Relief Under-takings (Special Provisions) Act, 1958 (herein after referred to as "the said Act") the Government of Gujarat hereby declares that the Industrial undertaking, namely the GTCL Mobile-Com Technology Ltd. Ahmedabad, (referred to as "the said undertaking") shall be conducted to serve as a measure of preventing un-employment with effect from Dt. 22nd October, 1999 and the said undertaking shall accordingly deemed to be a relief undertaking for the purpose of the said Act for a period of twelve months from Dt. 22nd October, 1999 and in exercise of the powers conferred by sub-clause (4) of clause (a) of sub-section (1) of section 4 of the said Act, the Government of Gujarat is also pleased to direct that in relation to said under-taking all rights, Privileges, obligations, liabilities (other than those liabilities etc, towards its employees) occurred or incurred before the said undertaking is declared as a relief undertaking and any remedy for the enforcement thereof shall suspended and all proceedings relating thereto pending before any court, Tribunal officer or Authority shall be stayed during the period for which the said undertaking shall continue to be a relief undertaking namely, for the period of twelve months commencing from the Dt. 22nd October, 1999.

By order and in the name of the Governor of Gujarat,

SHAILJA PATEL,

Under Secretary to Government.
Labour and Employment Department.



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મહેસુલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૮મી જુલાઈ, ૧૯૯૯.

મુંબઈ જમીન મહેસુલ અધિનિયમ, ૧૮૭૯.

ક્રમાંક : જીએચએમ-૯૯-૪૪-એલએનડી-૩૯૯૮-૧૬૫૭-જી.—મહેસુલ વિભાગના તારીખ ૧૬મી જાન્યુઆરી, ૧૯૯૯નું સરકારી જાહેરનામું ક્રમાંક : જીએચએમ-૯૯-૬-એમ-એલએનડી-૩૯૯૮-૧૬૫૭-જી. રદ કરીને, મુંબઈ જમીન મહેસુલ અધિનિયમ, ૧૮૭૯ (સન ૧૮૭૯ના મુંબઈના પમા)ની કલમ ૨૧૪ ની પેટા-કલમ(૧) હેઠળ કાઢવા ધારેલ જાહેરનામાનો નીચેનો મુસદ્દો, સદરહુ કલમ ૨૧૪ની પેટા કલમ (૩)થી દરાવ્યા પ્રમાણે, તેનાથી અસર થવાનો સંભવ હોય તે તથામ વ્યક્તિઓની જાણ સારુ પ્રસિધ્ધ કર્યો છે અને આથી નોટિસ આપવામાં આવે છે કે સદરહુ મુસદ્દો, આ જાહેરનામું રાજપત્રમાં પ્રસિધ્ધ થાય તે તારીખથી ત્રીસ દિવસ પૂરા થયે અથવા તે પછી, ગુજરાત સરકાર વિચારણામાં લેશે.

૨. ઉપર્યુક્ત મુદત પૂરી થયા પહેલાં, સદરહુ મુસદ્દાના સંબંધમાં, કોઈપણ વ્યક્તિ તરફથી, ગુજરાત સરકારના અધિક મુખ્ય સચિવ, મહેસુલ વિભાગ, બ્લોક નં. ૧૧, ૪થો માળ, સરદાર ભવન, સચિવાલય, ગાંધીનગરને જ કોઈ વાંધા અથવા સૂચનો મળશે તે, સરકાર વિચારણામાં લેશે.

જાહેરનામાનો મુસદ્દો

ક્રમાંક : જીએચએમ-૯૯-૪૪-એલએનડી-૩૯૯૮-૧૬૫૭-જી : મુંબઈ જમીન મહેસુલ અધિનિયમ, ૧૮૭૯ (સન ૧૮૭૯ના મુંબઈના પમા)ની કલમ ૨૧૪ની પેટા-કલમ (૧)થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર, આથી, ગુજરાત જમીન મહેસુલ નિયમો, ૧૯૭૨ વધુ સુધારવા નીચેના નિયમો કરે છે :-

૧. આ નિયમો ગુજરાત જમીન મહેસુલ (સુધારા) નિયમો, ૧૯૯૯ કહેવાશે.
૨. ગુજરાત જમીન મહેસુલ નિયમો, ૧૯૭૨માં, નિયમ ૩૨માં, પેટા-નિયમ (૧)માં, વિદ્યમાન કોષ્ટકને બદલે, નીચેનું કોષ્ટક મૂકવું:—

કોષ્ટક

હેતુ	અંદાજેલી મહેસુલ મુક્ત કિંમતનું પ્રમાણ (રૂ.)	વિસ્તારનું પ્રમાણ હેક્ટરમાં
૧.	૨.	૩.
૧. પંચાયતના ખર્ચે અથવા મ્યુનિસિપલ ફંડ અથવા બીજા સ્થાનિક મંડળોના ફંડમાંથી થતાં નીચેના બાંધકામોની જગ્યા માટે—		
(ક) સ્કુલ અથવા કોલેજ	૧,૦૦,૦૦૦	૧-૫૦-૦૦
(ખ) સ્કુલ અથવા કોલેજની હોસ્ટેલો.	૧,૦૦,૦૦૦	૧-૫૦-૦૦
(ગ) દવાખાના	૧,૦૦,૦૦૦	૧-૫૦-૦૦
(ઘ) ૧. બીજા જાહેર બાંધકામ	૧,૦૦,૦૦૦	૧-૫૦-૦૦
૨. રસ્તાના હેતુ માટે.	૫,૦૦,૦૦૦	૮-૦૦-૦૦
પરંતુ સંબંધિત વિસ્તારનું પછાતપણું, આવા વિસ્તારમાં મહિલા કોલેજ હોવાની જરૂરીયાત અને કેસના બીજા ખાસ સંજોગો ધ્યાનમાં લઈને સરકાર અન્યથા આદેશ કરે તે સિવાય, વિનયન, વાણિજ્ય અથવા કાયદા કોલેજ અથવા આવી કોલેજ માટે હોસ્ટેલોના બાંધકામ માટેની જગ્યા માટે આ સદર હેઠળ જમીન આપવામાં આવશે નહિ.		
૨. ઉપર સદર (૧)માં નિર્દિષ્ટ કરેલા ફંડ સિવાય બીજા કોઈ ફંડમાંથી તે સદરમાં ઉલ્લેખેલ કોઈ કામ અંગેના બાંધકામ કરવાની જગ્યા માટે.	૫૦,૦૦૦	૧-૦૦-૦૦
૩. સામુહિક વિકાસ કાર્યક્રમ હેઠળની કોઈ યોજનાના સંબંધમાં ઉપયોગમાં લીધેલી અથવા ઉપયોગમાં લેવાની જગ્યા માટે.	૨૦,૦૦૦	૧-૦૦-૦૦
૪. ગુજરાતના ખેતીના ઉત્પન્ન બજારો બાબતના અધિનિયમ, ૧૯૭૩ અનુસાર સ્થપાયેલી બજાર સમિતિની વ્યવસ્થા હેઠળ માર્કેટ યાર્ડ તરીકે ઉપયોગમાં લીધેલી અથવા ઉપ-યોગમાં લેવાની જગ્યા માટે.	૧,૦૦,૦૦૦ (જમીન પર કોઈ ગુણો હોય તો તેની કિંમત સહિત)	૧-૦૦-૦૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. એચ. નાગર,
સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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PART IV-B

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સામાજિક ન્યાય અને અધિકારીતા વિભાગ (આ. વિ.)

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭મી સપ્ટેમ્બર, ૧૯૯૯.

ગુજરાત આદિજાતિ સલાહકાર પરિષદ નિયમો, ૧૯૬૦.

ક્રમાંક : જીએસ-એચ-૯-ટીએસી-૧૦૮૫/૫૧૫/ગ.— ગુજરાત આદિજાતિ સલાહકાર પરિષદ નિયમો, ૧૯૬૦ના નિયમ-૩ના પેટા નિયમ-૨થી સંજોલ સત્તાની રૂએ ગુજરાત સરકાર આથી ગુજરાત આદિજાતિ સલાહકાર પરિષદની નીચે મુજબ પુનઃરચના કરે છે.

હોદ્દાની રૂએ અધ્યક્ષ :

૧. શ્રી મંગુભાઈ પટેલ,
મંત્રીશ્રી, રાજ્યકક્ષા, આદિજાતિ કલ્યાણ, (સ્વતંત્ર હવાલો).

૨. હોદ્દાની રૂએ ઉપાધ્યક્ષ.
જગ્યા ખાલી.

૩. હોદ્દાની રૂએ સભ્ય :—

ગુજરાત સરકારના મુખ્ય સચિવશ્રી,

ગુજરાત વિધાનસભાના દ્વારા ચૂંટાયેલા સભ્યો.

૪. શ્રી બાબરભાઈ અંબાલાલ તડવી
૫. શ્રી લલિતકુમાર ભગવાનદાસ પટેલ
૬. શ્રી ડી. માનસિંહ વલ્લભભાઈ ભમાત
૭. શ્રી માધુભાઈ જલ્યાભાઈ ભાગે
૮. શ્રી રમણલાલ નાનુભાઈ પાટકર
૯. શ્રી ચંદ્રવદન મકનજી પટેલ
૧૦. શ્રી દેવદત્તાભાઈ કીકાભાઈ પટેલ
૧૧. શ્રી હીરાભાઈ રામજીભાઈ ચૌધરી
૧૨. શ્રી રજનીકાન્ત પરભુભાઈ રજવાડી
૧૩. શ્રી જયવંતસિંહ સુમનસિંહ ભાભોર
૧૪. શ્રી ધીરુભાઈ ચુનીલાલ ભીલ
૧૫. શ્રી મોહનસિંહ છોટુભાઈ રાઠવા
૧૬. શ્રી સુખરામભાઈ હરીયાભાઈ રાઠવા
૧૭. શ્રી બચુભાઈ નાથાભાઈ કિશોરી
૧૮. શ્રી પ્રતાપભાઈ બાબુભાઈ ગામીત

રાજ્યપાલશ્રી વતી સરકાર દ્વારા નિયુક્ત થયેલા સભ્યો:—

૧૯. શ્રીમતી ચંપાબેન ગુણવંતભાઈ ચૌધરી
૨૦. શ્રી માધુભાઈ બાપુભાઈ રાઉત

ગુજરાત વિધાનસભા દ્વારા ચૂંટાયેલા સભ્યોની મુદત તેઓ ધારાસભામાં ચાલુ રહે ત્યાં સુધીની રહેશે. જ્યારે રાજ્યપાલશ્રીવતી સરકાર દ્વારા નિયુક્ત થયેલ બે સભ્યોની મુદત તા. ૨૬-૯-૨૦૦૨ સુધીની રહેશે. જાહેરનામું બહાર પાડ્યાની તારીખથી ત્રણ વર્ષની રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. સી. સેનવા,
સરકારના નાયબ સચિવ,
સામાજિક ન્યાય અને અધિકારીતા વિભાગ (આ.વિ.)

સરકારી મધ્યસ્થ પ્રેસ ગાંધીનગર.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th October, 1999.

THE BOMBAY RELIEF UNDER TAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. GHU-99-176-BRU-1099-3069-M(3)-- In exercise of the powers conferred by section 3 of the Bombay Relief Under takings (Special Provisions) Act, 1958 (herein after referred to as "thesaid Act") the Government of Gujarat here by declares that the Industrial undertakings, namely the **M. H. MILLS AND INDUSTRIES LTD, AHMEDABAD.** (referred to as 'the said undertaking') shall be conducted to serve as a measure of preventing un-employment with effect from date 27th October, 1999 and the said undertaking shall accordingly deemed to be a relief undertaking for the purpose of the said Act for a period of twelve months from Date 27th October, 1999 and in exercise of the powers conferred by sub-clause (4) of clause (a) of sub-section (1) of section 4 of the said Act, the Government of Gujarat is also pleased to direct that in relation to said undertaking all rights, Privileges, obligations, liabilities (other than those liabilities etc, towards its employees) occurred or incurred before the said undertaking is declared as a relief undertaking and any remedy for the enforcement there of shall suspended and all proceedings relating there to pending before any court, Tribunal officer or Authority shall be stayed during the period for which the said undertaking shall continue to be a relief undertaking namely, For the period of twelve months commencing from the Date 27th October, 1999.

By order and in the name of the Governor of Gujarat,

T. A. SAIYED,
Section Officer,
Labour and Employment Department.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th October, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/166 of 1999/TPS/2599/1470/L.—WHEREAS under Section-41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Valsad Area Development Authority declared its intention of making of the Draft Town Planning Scheme Valsad No. 1 (Malav-Talav) (First Varied);

AND WHEREAS under sub-section (1) of Section 42 of the said Act, the Valsad Area Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme Valsad No.1 (Malav-Talav) (First Varied);

AND WHEREAS of after taking into consideration the objections received by it the said authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section 2 of Section 48 of the said Act, Government of Gujarat, hereby:—

- (a) sanctions the said scheme.
- (b) states that the said scheme shall be kept open to the inspection of the public at the office of the Valsad Area Development Authority (Valsad Nagarpalika) during office hours on all working days;

By order and in the name of the Governor of Gujarat.

K. M. SHAH
Officer on Special Duty to Government,
Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th October, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/167 of 1999/DVP-1599-523-L :— WHEREAS the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final Development Plan for the town of Mandal sanctioned under Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/11 of 1994/DVP-1591-3870-(93)-L dated the 12th January, 1994;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby :—

1. Proposes to modify the aforesaid Final Development Plan by way of variation in the manner specified in the Schedule appended hereto, and
2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the final development plan of Mandal Area Development Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/11 of 1994/-DVP-1591-3870-(93)-L dated the 12th January, 1994.

The lands bearing R.S. Nos. 641 (13962 Sq. Mt.), 642 (14467 Sq. Mts.), 644 (5160 Sq. Mt.) 645 (12950 Sq. Mt.) and 677/P (29238 Sq. Mt.) total : 75777,- Sq. Mts. as shown in the accompanying plan marked as "A-B-C-D-E-F-G-H-I-J-K-L-M-N-A" designated for Argricultural Zone in the sanctioned Final Development Plan of Mandal Area Development Authority shall be deleted from the said designation and the lands thus released shall be designated for the Residential Use under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

K. M. SHAH,

Officer on Special Duty to Government,
Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th October, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/168 of 1999/DVP-1297-2856-L :— WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the Revised Development Plan of Vado-dara Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP-1294-4036-L dated the 25th October, 1996 (hereinafter referred to as "the said development plan");

AND WHEREAS the variation proposed to be made in the said development plan was published as required by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part-IV-B dated 17th November, 1998 on Page No. 299-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/176 of 1998/DVP-1297-2851-L dated the 24th

November, 1998 along with a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation.

AND WHEREAS the Government of Gujarat has not received any suggestions or objections;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :-

(a) sanctions the said variation to be made in the said Revised Development Plan, as set out in schedule appended hereto, and

(b) specifies that the variation so set out shall come into force from the 29 November, 1999.

SCHEDULE

Variation to the Final Revised Development Plan for the Vadodara Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP/1294/4036/L dated 25th October, 1996.

The land bearing R.S. No. 925/B of the Village Gotri, marked "A B C, A" on the accompanying plan designated for the purpose of "Open Space" in the sanctioned revised Development Plan of "VUDA" shall be deleted and the land so released shall be designated for "Agriculture Zone" as shown in the accompanying plan under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

K. M. SHAH,

Officer on Special Duty to Government.
Urban Development and Urban Housing Department.



सत्यमेव जयते

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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-I) do.
by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th October, 1999.

No. GHKH/65/99/APM/1299/4122/(82), G.- WHEREAS by the Director of Agricultural Marketing and Rural Finance Gujarat State, Ahmedabad, Notification No. E/KHS/76/60/BNN-308-D-4228 dated 9th July, 1976 issued under sub section (1) of section 5 of Gujarat Agricultural Produce Markets 1963 (Gujarat Act No. XX of 1964) the area comprised in Talod and Prantij taluka in the Sabarkantha District has been declared as market area (hereinafter referred to as 'the said market area') for the purpose of the said Act in respect of certain commodities of Agricultural produce specified therein.

AND WHEREAS Fibres Cotton (Ginned and unginned), Cereals Wheat, Paddy (husked and unhusked), Jowar, Bajari, Maize, Sarsav, Barely, Chino, Pules Tur, Gram, Mug, Methi, Chola, Oilseeds Groundnut (shelled and unshelled), Sesumum, castor seeds, Vegetable, Patato onion, Tomato, Suran, Cabbage, Coliflower, Bringal, Gourd, Biter Groud, cucumber, lady finger, carrot, guwar, chola, pumpkin, ribbed gourd and raddish, Animal husbandary products Cattle, Goat, Sheeps, Condiments, Spices and Others Variali, Cymmin, Rai, Isabgul, Grass and Fodder Guwar have been regulated for the sale and purchased in said market area of Sabarkantha District.

AND WHEREAS it is intended to devide the said market area into two separat market areas, namely (1) the market area comprising the area of the Talod taluka and (2) the market area comprising the area of Prantij taluka of the Sabarkantha District.

NOW, THEREFORE, in exercise of powers conferred by section 52 read with section 5 of the Gujarat Agricultural Produce Markets Act, 1963 (Gujarat Act No. XX of 1964) the Government of Gujarat hereby declares its intention to devide the said market areas into two separate market area namely (1) the market area comprising the area of the Talod taluka and (2) the market area comprising the area of the Prantij taluka of the Sabarkantha District for the purposes of the Gujarat Agricultural Produce Markets Act, 1963 for regulating the purchase and sale, of Fibres Cotton (Ginned and unginned)

Cereals : Wheat, Paddy (huske and unhusked), Jowar, Bajari, Maize, Sarsav, Barely, Chino, Pulses Tur Gram, Mug, Methi, Chola, Oilseeds Groundnut (shelled and unshelled), Sesumum., Castor Seeds, Vegetable Potato, onion, Tomato, Stran, Cabbage, Coliflower, Bringal, Gourd, Biter gourd, Cucumber, Laddy finger, Carrot, Guwar, Chola, Pumpkin, ribbed gourd and raddish, Animal Hisbandary products Cattle, Goat, Sheep, Condiments, Spices and others Varitali, Cymmin, Rai, Isabgul, Grass and Fodder Guwar, in the proposed market area.

Any objection or suggestions which may be received by the Deputy Secretary to the Government of Gujarat, Agriculture and Cooperation Department, Sachivalaya, Gandhinagar, within a period of one month from the date of publication of this notification in the official Gazette will be consideration by the Government.

By order and in the name of the Governor of Gujarat,

S. A. SHAIKH,
Deputy Secretary to Government.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૫મી ઓક્ટોબર, ૧૯૯૯.

ક્રમાંક : જીએચકેએચ/૬૫/૯૯/એપીએમ-૧૨૯૯-૪૧૨૨/ગ(૮૨).—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (ગુજરાત અધિનિયમ નંબર ૨૦ સને ૧૯૬૪)ની ૨૪મ-પની પેટા કલમ (૧) હેઠળ બહાર પાડેલ ડાયરેક્ટર ઓફ એગ્રીકલ્ચરલ માર્કેટીંગ એન્ડ રુરલ ફાયનાન્સ, ગુજરાત રાજ્ય, અમદાવાદના જાહેરનામા ક્રમાંક ઈ/ખસ/૭૬/૬૦/બનાણ/૩૦૮-ડી-૪૨૨૮, તા. ૯મી જુલાઈ, ૧૯૭૬થી સાબરકાંઠા જિલ્લાના તલોદ અને પ્રાંતિજ તાલુકાઓના બનેલા વિસ્તારોને સદરહુ અધિનિયમના હેતુઓ માટે, તેમાં નિર્દિષ્ટ કરેલ ખેત ઉત્પન્નના અમુક જાતના સંબંધમાં બજાર વિસ્તાર (જેનો આમાં હવે પછી “સદરહુ બજાર વિસ્તાર” તરીકે ઉલ્લેખ કર્યો છે તે) તરીકે જાહેર કરવામાં આવ્યો છે.

અને સદરહુ બજાર વિસ્તારોનું બે જુદા જુદા વિસ્તારો એટલે કે સાબરકાંઠા જિલ્લાના તલોદ તાલુકાના બનેલા બજાર વિસ્તાર અને પ્રાંતિજ તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજન કરવા ધાર્યું છે.

અને ઉપરોક્ત વિસ્તારોના બનેલા સુચિત બજાર વિસ્તારમાં તંતુઓ કપાસ (લોઢેલા અને લોઢ્યા વગરનો) ————— અનાજ ઘઉં, ડાંગર, (છડેલી અને છડ્યા વગરની) જુવાર, બાજરી, સરસવ, મકાઈ, જવ, કઠોળ-તુવેર, ચણા, મગ, મઠ, ચોળા તેલીબીયાં, મગફળી (ફેલેલી અને ફેલ્યા વગરની) તલ, એરંડા, શાકભાજી-બટાટા, ડુંગળી, ટામેટાં, સુરણ, કોબીજ, ફલાવર, રીંગણ, દુધી, કારેલાં, કાકડી, ભીંડા, ગાજર, ગવાર, ચોળા, કોળા, તુરીયા, અને મુળાં પશુપાલનની પેદાશ, ઢોર, ઘેટા, બકરાં, મસાલા, તેજના અને બીજું ઉત્પાદન વરીયાળી જીરુ, રાઈ, ઈસબગુલ, ઢોરનો ચારો-ગુવાર, ખરીદ તથા વેચાણનું નિયમન કરવા ધાર્યું છે.

તેથી હવે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ ૨૦મા)ની કલમ-૫૨ને કલમ-૫ સાથે વાંચતા મળેલ સત્તાની રુએ, ગુજરાત સરકાર આથી, સદરહુ બજાર વિસ્તારને તંતુઓ કપાસ (લોઢેલા અને લોઢ્યા વગરનો) અનાજ—ઘઉં, ડાંગર (છડેલી અને છડ્યા વગરની), જુવાર, બાજરી, સરસવ, મકાઈ, જવ, કઠોળ—ચણા, મગ, મઠ, ચોળા, તેલીબીયાં, મગફળી (ફેલેલી અને ફેલ્યા વગરની) તલ, એરંડા, શાકભાજી- બટાટા, ડુંગળી, ટામેટાં, સુરણ, કોબીજ, ફલાવર, રીંગણ, દુધી, કારેલાં, કાકડી, ભીંડા, ગાજર, ગવાર, ચોળા, કોળા, તુરીયા, અને મુળાં, પશુપાલનની પેદાશ ઢોર, ઘેટા, બકરાં, મસાલા-તેજના અને બીજું ઉત્પાદન વરીયાળી, જીરુ, રાઈ, ઈસબગુલ, ઢોરનો ચારો-ગુવાર, ખરીદ તથા વેચાણનું નિયમન કરવા માટે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ ૧૯૬૩ના હેતુઓ માટે સાબરકાંઠા, જિલ્લાના તલોદ તાલુકામાં સમાવિષ્ટ વિસ્તારોનાં બનેલા બજાર વિસ્તારમાં અને પ્રાંતિજ તાલુકામાં સમાવિષ્ટ વિસ્તારનાં બનેલા બજાર વિસ્તારમાં વિભાજન કરવાનો પોતાનો ઈરાદો જાહેર કરે છે.

આ જાહેરનામું રાજ્યપત્રમાં પ્રસિધ્ધ થયાની તારીખથી એક મહિનાની મુદતની અંદર ગુજરાત સરકારના નાયબ સચિવશ્રી, (સહકાર) કૃષિ અને સહકાર વિભાગ નવા સચિવાલય, ગાંધીનગરને જે કંઈ સુચનો મળશે એના ઉપર સરકાર વિચારણા કરશે.

ગુજરાતના રાજ્યપાલશ્રીનો હુકમથી અને તેમના નામે,

એસ. એ. શેખ,
સરકારના નાયબ સચિવ.
કૃષિ અને સહકાર વિભાગ.

સરકારી મધ્યસ્થ પ્રેસ ગાંધીનગર.



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PART—IV-B

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by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th October, 1999.

BOMBAY REGISTRATION OF MARRIAGES ACT, 1953

No. : GHM/99/70/M/STP/1098/1006/H/1- In exercise of the powers conferred by Sub Section (3) of Section 1 of the Bombay Registration of Marriages Act, 1953 (Bom. V to 1954), the Government of Gujarat hereby appoints all the Deputy Mamlatdar of Mamlatdar Offices in the Taluka area of the State of Gujarat in which the provisions of the said Act have come into force to be the Registrar of Marriages (Samuh Lagna Sat Peta) for the local areas comprised in the respective Taluka's.

By order and in the name of the Governor of Gujarat,

G. D. MAKAWANA,
Deputy Secretary to Government.

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IV-B Ex.-234-1



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PART IV-B

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URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th October, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/169 of 1999/DVP-1299-CM-10-L :— WHEREAS, the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the Revised Development Plan of VUDA sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP-1294/4036-L, dated 25th October, 1996.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976), the Government of Gujarat hereby :—

1. Proposes to modify the aforesaid revised development plan by way of variation in the manner specified in the Schedule appended hereto, and
2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this Notification in the Official Gazette.

SCHEDULE

Proposed variation to the Revised Development Plan of Vadodara sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP/1294/4036/L, dated 25th October, 1996.

The lands bearing R.S. No. 1059/1/P, 744/2 of Koyali designated for the purpose of "Agriculture" in the sanctioned revised Development Plan of "VUDA" shall be deleted and the lands so released shall be designated for "Residential Purpose" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

K. M. SHAH,
Officer on Special Duty to Government,



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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th October, 1999.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GHG/99/193/MTA/1795/3853/KH :— In exercise of the powers conferred by sub section (2) of section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with clause (1) of rule 16-A of the Bombay Motor Vehicles Tax Rules, 1959, the Government of Gujarat hereby exempts partially i.e. 50% (fifty per cent) from the payment of tax, the Motor Vehicles Specified in column 2 and 3 of the Schedule appended hereto belonging to Shri Hari Ashram which is the institution of Haridham, Sokhada, Distt. Vadodara, used or kept for use in furtherance of religious and charitable objects with effect from the date of commencing of the next year of the concerned vehicle which subject to the payment of motor vehicle tax at annual rate and for the rest of vehicles 50% of the lump sum rate of tax leviable till the said motor vehicles continue to be so used or kept for use in furtherance of the aforesaid objects.

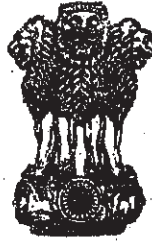
SCHEDULE

Sr. No.	Class of Motor Vehicle	Registration Number
1	2	3
1.	Jeep	GJ-6 AA 4770
2.	Jeep	GJ-6 AA 4771
3.	Jeep	GJ-6 AA 4772
4.	Jeep	GJ-6 AA 4773
5.	Jeep	GJ-6 AA 5694
6.	Jeep	GJ-6 AA 5695

1	2	3
7.	Jeep	GJ-6 JJ 1975
8.	Jeep	GJ-6 JJ 1976
9.	Jeep	GJ-6 JJ 1977
10.	Ambassador	GJ-6 JJ 2054
11.	Ambassador	GJ-6 JJ 2773
12.	Tempo Traveller	GJ-6 JJ 2976
13.	Tempo Traveller	GJ-6 AA 8232
14.	Ashok Ley Land	GJ-6 V 8604

By order and in the name of Governor of Gujarat,

R. B. BARA,
Under Secretary to Government.



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by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th October, 1999.

GUJARAT
PUBLIC
MONEYS
(RECOVERY
OF DUES)
ACT, 1979

No. (GHN- 25 / 99) MIS / 1099 / 889 / N : In pursuance of clause
(ab) of section 2 of the Gujarat Public Moneys (Recovery of Dues)
Act , 1979 (Guj. 17 of 1979), the Government of Gujarat here by
appoints the Deputy Mamlatdar and Special Recovery Officer, Dena
Bank , Bhavnagar for recovery of dues of Dena Bank within the area
of Bhavnagar City and Bhavnagar District to perform the functions and
exercise the powers of the Collector under the said Act.

By order and in the name of the Governor of Gujarat,

K. L. TEJANI

Deputy Secretary to Government..



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HOME DEPARTMENT (SPECIAL)

Notification

Sachivalaya, Gandhinagar, 1st November, 1999.

No. : GG/99/199/SB/III/PAS/1099/726.—The Government of Gujarat hereby extends the tenure of the Advisory Board constituted under the powers conferred by section 10 of The Gujarat Prevention of Anti Social Activities Act, 1985, under the Chairmanships of Honourable Mr. Justice. J. P. Desai vide Government Notification, Home Department No. : GG/98/161/SB/III/PAS/1098/5938 dated 30th September, 1998 until further orders.

By order and in the name of the Governor of Gujarat,

S. APARNA,
Deputy Secretary to Government.

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IV-B-Extra-238-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th November, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/201/FLR/1097/1754/2006(98)/E-1:—Whereas certain draft rules were published as required by subsection (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at page 84 of the Government of Gujarat Gazette Part-IV-B, dated the 29th July 1999 under Government Notification, Home Department No. G/G/71/FLR/1097/1754/2006(98)/E.1 dated the 4th June 1999 inviting objections and suggestions, from all persons likely to be affected thereby for a period of thirty days from the date of publication of the said notification in the official gazette.

AND, whereas, no objections and suggestions have been received by the Government from any person with respect to the aforesaid draft notification;

NOW, THEREFORE, in Exercise of the powers conferred by clause (u) of sub-section (2) of section 143 of the Bombay Prohibition Act, 1949 (BOM. XXV of 1949), read with section 107 thereof the Government of Gujarat hereby makes the following rules further to amend the Bombay Sacramental Wine Rules, 1950 namely:—

1. These rules may be called the Bombay Sacramental Wine (Gujarat Amendment) Rules, 1999.
2. In the Bombay Sacramental Wine Rules, 1950 (hereinafter referred to "as the said rules") in rule 3, for the letter and figure "Rs. 15/-" the letter and figure "Rs. 50/-" shall be substituted.

3. In the said rules, in rule 4, for the letters and figures "Rs. 15/-" the letters and figures "Rs. 100/-" shall be substituted.

4. In the said rules, in form S.W.I. in the preamble for the letters and figures "Rs. 15/-" the letters and figures "Rs. 100/-" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government.



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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th November, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/202/FLR/1097/1782/1982/(98)/E-1 :--Whereas certain draft rules were published as required by sub-section (3) of Section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at Page 85 of the Government of Gujarat Gazette Part-IV-B, dated the 29th July, 1999 under Government Notification, Home Department No. G/G/72/FLR/1097/1782/1982-(98)/E.1 dated the 7th June, 1999 inviting objections and suggestions, from all persons likely to be affected thereby for a period of thirty days from the date of publication of the said notification in the official gazette.

AND whereas, no objections and suggestions have been received by the Government from any person with respect to the aforesaid draft notification;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) and clause (u) of sub-section (2) of Section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), read with section 53 and 107 thereof the Government of Gujarat hereby amends the rules prescribed under Government Notification, Revenue Department No. FLR/1358/531/69, dated the 30th April 1959 as follows namely :-

1. These rules may be called the storage in Bond of Foreign Liquor (Authorisation and conditions) (Amendment) Rules, 1999.
2. In the said notification, in rule 2 for the letters and figures "Rs. 750/-" the letters and figures "Rs. 25,000/-" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,

Under Secretary to Government.

IV-B-Extra-240-1

240-1

GOVERNMENT CENTRAL PRESS, GANDH-NAGAR



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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th November, 1999.

BOMBAY PROHIBITION ACT, 1949

No. G/G/203/DNS/1097/2651-(99)/E.1 :—Whereas certain draft rules were published as required by sub-Section (3) of Section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at Page 75 of the Government of Gujarat Gazette Extra. Ordinary Part-IV-B, dated the 8th July, 1999 under Government Notification, Home Department No. G/G/90/DNS/1097/1288-(99)/E.1 dated the 11th June, 1999 inviting objections and suggestions, from all persons likely to be affected thereby for a period of thirty days from the date of publication of the said notification in the official gazette.

AND whereas, no objections and suggestions have been received by the Government from any person with respect to the aforesaid draft notification;

NOW, THEREFORE, in exercise of the powers conferred by clause (u) of sub-section (2) of Section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), read with section 107 thereof the Government of Gujarat hereby makes the following rules further to amend the Bombay Toilet Preparations (Sale) Rules, 1954 namely :—

1. These rules may be called the Bombay Toilet Preparations (Sale) (Gujarat Amendment) Rules, 1999.
2. In the Bombay Toilet Preparations (Sale) Rules, 1954 in rule 5, for the words, letters and figures "a fee of Rs. 75" the words, letter and figures "a fee of Rs. 500" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government



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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th November, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/204/NRA/1097/2670-(99)/E.1 :— Whereas certain draft rules were published as required by sub-section (3) of Section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at Page 162 of the Government of Gujarat Gazette Extra Ordinary Part-IV-B, dated the 5th August, 1999 under Government Notification, Home Department No. G/G/124/NRA/1097/1660-(99)/E.1 dated the 3rd August, 1999 inviting objections and suggestions, from all persons likely to be affected thereby for a period of thirty days from the date of publication of the said notification in the official gazette.

AND whereas no objections and suggestions have been received by the Government from any person with respect to the aforesaid draft notification:

NOW, THEREFORE, in exercise of the powers conferred by clause (u) of sub-section (2) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), read with section 107 thereof the Government of Gujarat hereby makes the following rules further to amend the Bombay Neera rules, 1951, namely :—

1. These rules may be called the Bombay Neera (Gujarat Amendment) Rules, 1999.
2. In the Bombay Neera Rules, 1951 for rules, 5 the following shall be substituted namely :—
“5 Fees for licence-A fees of Rs. 225 shall be charged for a licence to tap trees for the manufacture of gur or any other article which is not an intoxicant or a fee of Rs. 100 shall be charged for a licence for domestic consumption of neera but a fee of Rs. 100 shall be charged for a licence for (a) sale for neera by retail or (b) supply of neera for sale”.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,

Under Secretary to Government.



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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th November, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/205/DNS/1097/2667(99)/E.1.—WHEREAS, certain draft rules were published as required by sub-section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at page 157 of the Government of Gujarat Gazette Extra Ordinary Part-IV-B dated the 5th August, 1999 under Government Notification, Home Department No. G/G/119/DNS/1097/1662(99)/E.1 dated 3rd August, 1999 inviting objections and suggestions; from all persons likely to be affected thereby for a period of thirty days from the date of publication of the said notification in the Official Gazette.

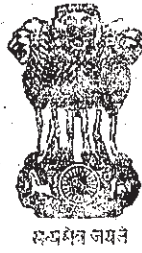
AND, WHEREAS, no objections and suggestions have been received by the Government from any person with respect to the aforesaid draft notification.

NOW, THEREFORE, in exercise of the powers conferred by clause (u) of sub-section (2) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), read with section 107 thereof the Government of Gujarat hereby makes the following rules further to amend the Spirituous Preparations (Transport and Export under Bond) Rules, 1953 Namely :-

1. These rules may be called the Spirituous Preparations (Transport and Export Under Bond) (Gujarat Amendment) Rules, 1999.
2. In the Spirituous Preparations (Transport and Export Under Bond) Rules, 1953, in rule 6, in sub-rule (1) for the words and figures "Rs. 15" the words and figures "Rs. 50" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government.



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th November, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/206/DNS/1097/2667(99)/E1 :—Whereas certain draft rules were published as required by sub-section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at page 160 and 130-2 of the Government of Gujarat Gazette, Extra-Ordinary, Part IV-B, dated the 5th August, 1999 under Government Notification, Home Department No. G/G/122/DNS/1097/1656(99)/E.1 dated the 3rd August, 1999 inviting objections and suggestions, from all persons likely to be affected thereby for a period of thirty days from the date of publication of the said notification in the official gazette.

AND whereas, no objections and suggestions have been received by the Government from any person with respect to the aforesaid draft notification;

NOW, THEREFORE, in exercise of the powers conferred by clause (u) of sub-section (2) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), read with section 107 thereof the Government of Gujarat hereby makes the following rules further to amend the Gujarat Industrial Alcohol (Import, Storage and Sale for Export Overseas, in bond) Rules, 1966, namely :—

1. These rules may be called the Gujarat Industrial Alcohol (Import, Storage and sale for export overseas, in bond) (amendment) Rules, 1999.

2. In the Gujarat Industrial Alcohol (Imports, Storage and sale for export Overseas, in bond) Rules, 1966 (herein after referred to as "the said rules"), in rule 3, in sub-rule (4).

- (i) the letters and figures "on payment of a fee of Rs. 750" shall be deleted.
- (ii) for the letters and figures "deposits Rs. 1500 (One thousand five hundred)" the letters and figures "deposits Rs. 25000 (Twenty five thousand)" shall be substituted.
- (iii) after the words "such amount of security as may be fixed by the Director," the words, letters and figures" on payment of licence fee according to following scale, namely.

(A) where the total quantity of industrial alcohol allowed to the storage in bond and sale for exports :—

- | | |
|--------------------------------------|---------------------------------|
| (i) does not exceeds 100 lac litres. | Rs. 50,000 |
| (ii) exceed 100 lac liters | Rs. 1,00,000 shall be inserted. |

3. In the said rules, in rule 6, in sub-rule (1) for the letters and figures "Rs. 15" the letters and figures "Rs. 50" shall be substituted.

4. In the said rules, in rule 12, in sub-rule (1), for the letters and figures "Rs. 15" the letters and figures "Rs. 50" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th November, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/207/FLR/1097/1751/2585(99)/E 1.—Where as certain draft rules were published as required by sub section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at page 73 of the Government of Gujarat Gazette Part IV-B, dated the 8th July, 1999 under Government Notification, Home Department No. G/G/87/FLR/1097/1751/E.1 dated the 11th June, 1999 inviting objections and suggestions from all persons likely to be affected thereby for a period of thirty days from the date of publication of the said notification in the official Gazette.

AND whereas, no objections and suggestions have been received by the Government from any person with respect to the aforesaid draft notification.

NOW, THEREFORE, in exercise of the powers conferred by clause (u) of sub-section (2) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), read with section 107 thereof the Government of Gujarat hereby makes the following rules further to amend the Bombay Prohibition (Privileges Fees) Rules, 1954, namely:—

1. These rules may be called the Bombay Prohibition (Privileges Fees) (Gujarat Amendment) Rules, 1999.

2. In the Bombay Prohibition (Privileges Fees) Rules, 1954 (hereinafter referred to as "the said rules") in the rule-3, for the letters and figures "Rs. 15/-" the letters and figures "Rs. 100/-" shall be substituted.

3. In the said rules, in rule 4, for the letters and figures "15 percent" the letters and figures "50 percent" shall be substituted.
4. In the said rules, in rule 4, in the proviso, for the letters and figures "Rs. 15/-" the letters and figures "50/-" shall be substituted.
5. In the said rules, in rule 7, for the letters and figures "Rs. 15/-" the letters and figures "10 percent of the fee charged for such licence but not less than Rs. 50/-" shall be substituted.
6. In the said rules, in rule 8 for the letters and figures "Rs. 15/-" the letters and figures "Rs. 25/-" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA
Under Secretary to Government.



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th November, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/208/FLR/1097/1755/2711(99)/E-1: Where as certain draft rules were published as required by sub-section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at page 85 of the Government of Gujarat, Gazette Part IV-B, dated the 29th July, 1999 under Government Notification, Home Department No. G/G/73/FLR/1097/1755/1983(99)/E.1 dated the 4th June, 1999 inviting objections and suggestions, from all persons likely to be affected thereby for a period of thirty days from the date of publication of the said Notification in the official gazette.

AND whereas, no objections and suggestions have been received by the Government from any person with respect to the aforesaid draft notification;

NOW, THEREFORE, in exercise of the powers conferred by clause (u) of sub-section (2) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), read with section 107 thereof the Government of Gujarat hereby makes the following rules further to amend the Bombay Sacramental Wine Manufacturing Rules, 1950 namely:

1. These rules may be called the Bombay Sacramental Wine Manufacturing (Gujarat Amendment) Rules, 1999.
2. In the Bombay Sacramental Wine Manufacturing Rules, 1950 (hereinafter referred to "as the said rules") in rule -4, for the letter and figure "Rs. 40/-" the letter and figure "Rs. 250/-" shall be substituted.
3. In the said rules, in rule 18, in sub-rule (1) for the letters and figures "Rs. 15/-" the letters and figures "Rs. 50/-" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government.



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PART-IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachiv.laya, Gandhinagar, 12th November, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/171 of 1999/TPS/1599/601/L.—WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/173 of 1995/TPS/1575/272/L, dated 14th December 1995, the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned a draft Town Planning Scheme, Vastrapur No. 1 (First Varied) hereinafter referred to as "the said draft scheme") submitted to it by the Ahmedabad Urban Development Authority, Ahmedabad.

AND WHEREAS in exercise of the powers conferred by section 50 of the said Act, Government of Gujarat had appointed the Town Planning Officer for the said draft scheme;

AND WHEREAS the Town Planning Officer appointed has submitted to the Government of Gujarat the Town Planning Scheme, Vastrapur, No. 1 (First Varied) Preliminary Scheme (hereinafter referred to as "the said Preliminary Scheme") as required under sub-section (2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976);

NOW THEREFORE in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :—

(a) sanctions the "said preliminary scheme".

(b) states that the said scheme shall be kept open to inspection by the public at the office of the Ahmedabad Urban Development Authority during office hours on all working days except Sundays and holidays, and

(c) fixes the 13th day of December, 1999 as the date for purpose of clause (b) of sub-section (2) of the said Section 65.

By order and in the name of the Governor of Gujarat,

K. M. SHAH,

Officer on Special Duty to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th November 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/172 of 1999/DVP/2997/480/L.-WHEREAS the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final Development Plan for the town of Bhuj sanctioned under Government Notification Panchayats and Health Department Notification No. GH/V/22 of 1976/DVP-2874-7736-Q, dated the 31st January, 1976;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby:—

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and

2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this notification in the official Gazette;

SCHEDULE

Proposed variation to the final Development Plan of Bhuj sanctioned by Government Notification, Panchayats and Health the Department No. GH/V/22 of 1976/DVP/2874/7736/Q dated 31st January, 1976.

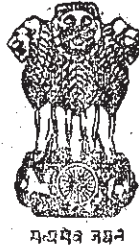
(1) The lands bearing R.S Nos. 51 and 52 of Bhuj as shown in the accompanying plan (marked as A-B-C-D-E-F-G-H-I-J-K-L-M-N-O-P-Q-A) designated for "Agriculture Zone" in the sanctioned Development Plan of Bhuj, shall be deleted from the said designation and the lands thus released shall be designated for "Residential Zone" under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

(2) The land bearing R.S. No. 58/part of Bhuj excluding Dosari Talav as shown in the accompanying plan (marked as O.S.T.U.Q.P.O.) designated for "Agriculture Zone" in the sanctioned Development Plan of Bhuj shall be deleted from the said designation and the land thus released shall be designated for "Residential Zone" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

K. M. SHAH,

Officer on Special Duty to Government.



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th November, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/209/DNS/1097/2709/(99)/E.1.—WHERE as, certain draft rules were published as required by sub-section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at page 156 and 156-2 of the Government of Gujarat Gazette Extraordinary Part-IV-B, dated the 5th August, 1999 under Government Notification, Home Department No. G/G/118/DNS/1097/1655/E.1 dated the 3rd August, 1999 inviting objections and suggestions, from all persons likely to be affected thereby for a period of thirty days from the date of publication of the said notification in the Official Gazette.

AND, WHEREAS no objections and suggestions have been received by the Government from any person with respect to the aforesaid draft notification.

NOW, THEREFORE, in exercise of the powers conferred by clause (u) of sub-section (2) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) read with section 107 the Government of Gujarat hereby makes the following rules further to amend the Bombay Medicinal and Toilet Preparations (Use of Liquor) Rules, 1955, namely:—

1. These rules may be called the Bombay Medicinal and Toilet Preparation (Use of Liquor) (Gujarat Amendment) Rules, 1999.

2. In the Bombay Medicinal and Toilet Preparations (Use of Liquor) Rules, 1955 (hereinafter referred to as "the said rules") in rule 4, for the letters and figures "Rs. 75" the letter and figures "Rs 500" shall be substituted.

3. In the said rules, in rule 15, after the words "a pass in form B" the words and figures "on payment of fee of Rs. 50" shall be inserted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th November, 1999.

GUJARAT AGRICULTURAL PRODUCE MARKETS ACT, 1963.

No. CHKH-72-99-AIM-1097-2464-G(72).:- WHEREAS certain draft of a notification issued under section 59 read with section 22 of the Gujarat Agricultural Produce Markets Act, 1963, (Guj. 20 of 1964) was published as required at page 172-1 to 172-6 of the Gujarat Government Gazette, Extra Ordinary, Part IV-B dated 17th August, 1999, under Government Notification; Agriculture and Cooperation Department No. CHKH-58-99-AIM-2464-G(7) dated 17th Aug. 1999 inviting objections and suggestions from all persons likely to be affected by the said notification in the Gujarat Government Gazette.

AND WHEREAS the Government has carefully considered the objections/suggestions received by it.

NOW THEREFORE in exercise of the powers conferred by section 59 read with section 22 of the Gujarat Agricultural Produce Markets Act, 1963 (Guj. 20 of 1964), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Agricultural Produce Markets Rules, 1965, namely:—

1. These rules may be called the Gujarat Agricultural Produce Markets (Amendment) Rules, 1999.
2. In the Gujarat Agricultural Produce Market Rules, 1965, for rule 41-A, the following shall be substituted, namely:—

“41.A *Salary of Secretary, Officers and Servants the Market Committee*.:—(1) The Market Committee shall pay to the Secretary, Officers and servants of the market committee, salary in scales not higher than the scales specified below for different categories of market committees as may be approved by it.

Sr.No.	Name of the Post	Pay Scale.
1	2	3

Category--A :

Market Committees with annual income of above Rs. 35/- lakhs for the last three consecutive financial years

1.	Secretary	8000-275-13500
2.	Assistant Secretary	6500-200-10500
3.	Overseer	5000-150-8000
4.	Accountant or Inspector	5000-150-8000
5.	Statistician	5000-150-8000
6.	Supervisor	4500-125-7000
7.	Cashier	4500-125-7000
8.	Clerk-cum-Inspector	4000-100-6000

Category-B :

Market Committees with Annual income of above Rs. 20/- lakhs but not more than Rs. 35/- lakhs for the last three consecutive financial years.

1.	Secretary	6500-200-10500
2.	Assistant Secretary	5000-150-8000
3.	Accountant or Inspector	4500-125-7000
4.	Supervisor	4000-100-6000
5.	Statistician	3050-75-3050-80-4590
6.	Clerk-cum-Inspector	4000-100-6000

Category-C :

Market Committees with annual income of above Rs. 10/- lakhs but not more than Rs. 20/- lakhs for the last three consecutive financial years.

1.	Secretary	5500-175-8000
2.	Assistant Secretary	4000-100-6000
3.	Accountant or Inspector	4000-100-6000
4.	Clerk-cum-Inspector	4000-100-6000

Category-D :

Market Committees with annual income not exceeding Rs. 10-lakhs per annum for the last three consecutive financial years.

1.	Secretary	5000-150-8000
2.	Assistant Secretary	4000-100-6000
3.	Accountant or Inspector	4000-100-6000
4.	Clerk-cum-Inspector	4000-100-6000

Pay Scale for following cadres common for Categories A, B, C and D.

1.	Clerk/Computer Operator/Typist.	3050-75-3050-80-4590.
2.	Clerk (Selection Grade)	3050-75-3050-80-4590
3.	Auctioneer-cum-Clerk	3050-75-3050-80-4590
4.	Auctioneer/Auction Clerk/ Hattarajidar/ Recorder/Khat Clerk/Carter Manager/Motor Driver/Clerk-cum-Inspector/Accountant Clerk.	3050-75-3050-80-4590.
5.	Rest House Man.	2610-60-3150-65-3540
6.	Naik	2610-60-3150-65-3540
7.	Naik/poor/watelman.	2550-55-2660-60-3200
8.	Swapper/Gardener/Dor- Keeper/Watchman/Watelman.	2550-55-2660-60-3200.

Provided that in deciding the pay scales to be paid to its employees, the Market Committee shall take into consideration its financial capacity and resources for meeting its obligation and objectives under the Act. The total expenditure on salaries and all other allowances including retirement benefits, if any, including wages of daily rated or casual employees here in after referred to as expenditure on pay and allowances shall not be normally exceeded 40 per cent of its annual income.

Provided further that where the total annual expenditure on pay and allowances is estimated exceed 40% of the estimated annual income for the year 1997-98, prior approval of the Director shall be required for finalising the pay scales within the maximum limit indicated above.

(2) The Market Committee may pay such Dearness Allowances and all other allowances to the Secretary, Officers and servants of the committee as it may decide subject to the maximum payable by the State Government to its employees Stationed at the same place and drawing equivalent pay and subject to the second proviso of sub rule (1).

(3) The pay scales of the Secretary, Officers and Servants shall be fixed in the revised pay scales in accordance with the formula decided by the Director.

(4) The revised pay scales adopted by the Market Committee in accordance with sub rule (1) may be applicable from the 1st January 1996 or such later date as may be decided the market committee having regard to its financial capacity and resources subject to the second proviso to sub rule (1).

(5) Where before 1st October 1998 the market committee which has already accepted and implemented the revised pay scales which are higher than the maximum pay scales prescribed under these rules for the respective category of market committee or where the requirement of the second proviso to sub rule (1) is not fulfilled, the market committee shall adopt such pay scales which are not higher than the scales specified above subject to the second proviso to sub-rule (1). If the employees have been given higher pay scales before the 1st October, 1998, the difference between the pay already being drawn and the pay admissible under the revised pay scale shall be treated as personal pay to be absorbed in future increments. The market committee has accepted or implemented the revised pay scales after the 1st January 1996 which are not in accordance with this rule and the excess payment made to the employees shall be recovered in suitable instalments.

(6) Where owing to change of classification of market committees, a market committee is reclassified in a lower category than its Category prior to the coming into force of these rules and the Category of post it had in the older higher Category is not approved for the new lower category, the revised pay scales applicable for the posts which continue to exist on the establishment will be as follows :

Earlier Category	Category A or B	Existing Pay scale	Revised Pay scale
Overseer	A	1400-2600	5000-150-8000
Supervisor	A	1350-2200	4500-125-7000
Supervisor	B	1200-2040	4000-100-6000
Cashier	A	1350-2200	4500-125-7000
Statistiam	A	1400-2300	5000-150-8000
Statistiau	B	950-1500	3050-75-3950-80-4590

(7) Where owing to change to classification of market Committees a market committee is classified in a lower category than its Category prior to the coming into force of these rules, protection of their identical pay scales to their earlier scales shall be given to those persons who are holding the posts of Secretary, Assistant Secretary, Inspector and Accountant in that Category and are going down in a lower Category, subject to the following terms and conditions namely:—

(i) This protection will be given to those who are appointed before the 1st January, 1996.

(ii) Protection of such pay scale will be subject to condition of financial conditions Agricultural Produce Market Committee and subject to second proviso of sub rule (1).

(iii) Difference of arrears and scale to scale pay of sanctioned pay scale will be disbursed considering to the financial condition of APMC".

By order and in the name of the Governor of Gujarat,

C. B. MAKWANA,
Section Officer
Agriculture & Cooperation Department.



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PART IV—B

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by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તા. ૧૮મી નવેમ્બર, ૧૯૯૯.

ક્રમાંક : જીએચવી/૧૯૯૯નો ૧૭૪/ટીપીવી/૧૦૯૯/૨૪૦૫/વ.— ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ ૨૭ જોનો આમાં હવે પછી ઉક્ત અધિનિયમ, તરીકે ઉલ્લેખ કરેલ છે)ની કલમ-૫૦ની પેટા-કલમ ૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૮-૬-૯૯ના જાહેરનામા ક્રમાંક : જીએચવી-૧૯૯૯નો ૮૯-ટીપીવી-૧૦૯૯-૯૦૪-વ થી મુસદ્દારૂપ નગર રચના યોજના નંબર ૧૭ (ફુલપાડા) નંબર ૧૮ (કતારગામ) તથા મુસદ્દારૂપ નગર રચના યોજના સુરત નંબર-૨૦ (નાના વસણ-કપાદ્રા) તેમજ ૧૩-૯-૯૯ના જાહેરનામા ક્રમાંક : જીએચવી-૧૯૯૯નો ૧૪૭ ટીપીવી-૧૦૯૯-૨૪૨૦-વથી મુસદ્દારૂપ નગર રચના યોજના સુરત-૫ (આઠવા-ઉમરા) પ્રથમ વેરીડને અંતિમ કરવા માટે નીમવામાં આવેલ નગર રચના અધિકારી, નગર રચના યોજના, ફુલપાડા-કપાદ્રાને બદલે હવે નાયબ નગર નિયોજક, સુરત શાખાની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૯મી નવેમ્બર, ૧૯૯૯.

ક્રમાંક: જીએચવી/૧૯૯૯નો ૧૩૫/ટીપીવી/૧૦૯૯/૨૩૧૬/૧.— ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ -૨૭ જેનો આમાં હવે પછી 'ઉક્ત અધિનિયમ' તરીકે ઉલ્લેખ કરેલ છે) ની કલમ -૪૨ (૧)ની જોગવાઈ અન્વયે સુરત મહાનગરપાલિકા, સુરત દ્વારા મુસદ્દારૂપ નગર રચના યોજના નં. ૩૩ (દુ'ભાવ) તથા નં. ૩૪ (મંગોલ-દુ'ભાવ) તૈયાર કરી તા. ૧૬-૧૦-૯૯ તથા તા. ૯-૧૨-૯૯ની અધિસૂચનાથી પ્રસિધ્ધ કરવામાં આવેલ છે. ઉક્ત અધિનિયમની કલમ-૫૦ ની પેટા-કલમ ૧ હેઠળતા પરંતુક અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ મુસદ્દારૂપ નગર રચના યોજના નં. ૩૩ (દુ'ભાવ) તથા નં. ૩૪ (મંગોલ દુ'ભાવ)ને અંતિતકરવા માટે નગર રચના અધિકારી, નગર રચના યોજના ઉપનાની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના સંજયપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT.

Notification

Sachivalaya, Gandhinagar, 25th November, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/178 of 1999/DVP/1797/276/L.—WHEREAS the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the Revised Development Plan for the Town of Jam-Jodhpur sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/84 of 1991/DVP/2288/742/(91)/L, dated the 27th March, 1991.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act, No. XXVII of 1976), the Government of Gujarat hereby :—

1. Proposes to modify the aforesaid revised development plan by way of variation in the manner specified in the Schedule appended hereto, and
2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this Notification in the Official Gazette.

SCHEDULE

Proposed variation in the Revised Development Plan of Jam-Jodhpur Area Development Authority sanctioned by Government Notification Urban Development and Urban Housing Department No. GH/V/84 of 1991/DVP/2288/742(91)/L, dated 27th March, 1991.

The land bearing R.S. No.383/2 of Jam-Jodhpur designated for "Agricultural Zone" in the sanctioned Development Plan of Jam-Jodhpur Area Development Authority as shown in the accompanying plan marked as A-B-C-D-E-F-A- shall be deleted from the said designation and the land thus released shall be designated for "Educational and its Affiliated activities" under section 12(2)(c) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

K. M. SHAH,

Officer on Special Duty to the Government of Gujarat
Urban Development and Urban Housing Department.



सत्यमेव जयते

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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th November, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/179 of 1999/DVP-2298;4738-L.—WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest to make a variation in the final Revised Development Plan for the Development Area of the Himatnagar Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/108 of 1996-DVP-2293-2691-L dated 25th June, 1996 (hereinafter referred to as "the said development plan");

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section(1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated 6th July, 1999 on pages Nos. 133-1 and 133-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/115 of 1999/DVP-2298-4738-L dated 6th July, 1999 alongwith a notice calling upon any person to submit suggestions or objections, if any; with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of the said variation;

AND, WHEREAS, the Government of Gujarat has not received any suggestions and objections in respect of the proposed variation;

NOW, THEREFORE, in exercise of the powers conferred by sub-section(2) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. 27 of 1976) the Government of Gujarat hereby :—

(a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto, and;

(b) specifies that the variation so set out shall come into force from the 25th November, 1999.

SCHEDULE

Variation in the Development Plan of Himatnagar sanctioned by Government Notification Urban Development and Urban Housing Department No. GH/V/108 of 1996/DVP-2293-2691-L, dated 25th June, 1996.

The land bearing R.S. No. 46/P (15815 Sq.Mt.) of Himatnagar shown marked "ABCD A" in the accompanying plan designated for "Residential Zone" in the sanctioned Development Plan of Himatnagar shall be deleted from the said zone and the land thus released shall be designated for "Commercial Zone" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

K. M. SHAH,

Officer on Special Duty to the Govt. of Gujarat.
Urban Development and Urban Housing Department,

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th November, 1993.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/180 of 1993/DVP/1897/424/L.—WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the Revised Development Plan for the town of Belisimar sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/276 of 1994/DVP/1892/3455/L. dated the 3rd November, 1994 (hereinafter referred to as "the said development plan").

AND WHEREAS the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated the 31st August, 1998 on Page No. 214-1-2 under Government Notification Urban Development and Urban Housing Department No. GH/V/34 of 1998/DVP/1897-424/L. dated the 13th July 1998 alongwith a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of the said variation.

AND WHEREAS the Government of Gujarat has not received any suggestions or objections;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

(a) sanctions the said variation to be made in the said Development Plan, as set out in schedule appended hereto, and

(b) specified that the variation so set out shall come into force, from the 27th December, 1999.

SCHEDULE

Proposed variation to the Development Plan of Bilasinar sanctioned by Government Notification, Urban Development and Urban Housing Department Notification No. GH-V-276 of 1994-DVP-1892-3455-L, dated 3rd May, 1994.

The lands bearing R. S. No. 740/1 and 740/2 (5563.00 Sq. M.) shown as marked ABCA on the accompanying plan designated for "Residential Zone" in the sanctioned Development Plan of Bilasinar shall be deleted from the said zone and the lands so released shall be designated for "Commercial Zone" under Section 12(2) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

K. M. SHAH,

Officer on Special Duty to the Government of Gujarat
Urban Development and Urban Housing Department.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૯મી નવેમ્બર, ૧૯૯૯.

ક્રમાંક : જીએચવી/૧૯૯૯નો ૧૭૬ ટીપીવી/૧૦૯૯/૨૩૧૬/૧.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે પછી ઉક્ત અધિનિયમ તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૪૨(૧) ની જોગવાઈ અન્વયે સુરત મહાનગરપાલિકા, સુરત દ્વારા મુસદ્દા રૂપ નગર રચના યોજના નંબર-૩૬ (અલથાણ) તથા નંબર -૩૭ (અલથાણ-સાઉથ) તૈયાર કરી તા. ૧૭-૩-૯૯ તથા તા. ૯-૨-૯૯ની અધિસૂચનાથી પ્રસિધ્ધ કરવામાં આવેલ છે. ઉક્ત અધિનિયમની કલમ-૫૦ની પેટા કલમ-૧ હેઠળના પરંતુક અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ મુસદ્દા રૂપ નગર રચના યોજના નંબર-૩૬ (અલથાણ) તથા નંબર-૩૭ (અલથાણ-સાઉથ)ને અંતિમ કરવા માટે નગર રચના અધિકારી, નગર રચના યોજના, સુડા એકમ-૧, સુરતની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સચકારના ઉપસચિવ.



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તા. ૧૯મી નવેમ્બર, ૧૯૯૯.

ક્રમાંક : જ.એચવી/૧૯૯૯નો ૧૭૭/ટીપીવી/૧૦૮૮/૨૩૧૬/વ.— ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ ૨૭ (જેનો આમાં હવે પછી 'ઉક્ત અધિનિયમ, તરીકે ઉલ્લેખ કરેલ છે)ની કલમ ૪૨(૧) ની જોગવાઈ અન્વયે સુરત મહાનગરપાલિકા દ્વારા મુસદ્દા રૂપ નગર રચના યોજના નં. ૩૧ (અડાબણ) તથા મુસદ્દા રૂપ નગર રચના યોજના નં. ૩૨ (અડાબણ) તૈયાર કરી તા. ૯-૨-૯૯ તથા ૯-૧૨-૯૮ની અધિસૂચનાથી પ્રસિધ્ધ કરવામાં આવેલ છે. ઉક્ત અધિનિયમની કલમ-૫૦ ની 'પેટા-કલમ-૧ હઠબના પરતુક અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ મુસદ્દા રૂપ નગર રચના યોજના નં. ૩૧ (અડાબણ) તથા નં. ૩૨ (અડાબણ)ને અંતિમ કરવા માટે નગર રચના અધિકારી, નગર રચના યોજના ફેલ્ડપાડા કપાદરાની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.

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PART-IV-B

Rules and Orders (other than those published in Parts I, I-A and I-B) made by the Government of Gujarat under the Gujarat Act.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th November, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. : G/G/214/DNS/1097/2668/(99)/E.1:- Whereas, certain draft rules were published as required by sub-section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at Page 159-1 of the Government of Gujarat Gazette Extraordinary Part-IV-B dated the 5th August, 1999 under Government Notification Home Department No. : G/G/121/DNS/1097/1658/(99)/E.1 dated the 3rd August 1999, inviting objections and suggestions from all persons likely to be affected thereby for a period of thirty days from the date of publication of the said notification in the Official Gazette.

AND, WHEREAS, no objections and suggestions have been received by the Government from any person with respect to the aforesaid draft notification ;

NOW, THEREFORE, in exercise of the powers conferred by clause (u) of sub-section (2) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), read with section 107 thereof the Government of Gujarat hereby makes the following rules further to amend the Bombay Spirituous Medicinal Preparations (Sale) Rule, 1954, namely :—

1. These rules may be called the Bombay Spirituous Medicinal Preparations (Sale) Rules, 1954, namely :—
2. In the Bombay Spirituous Medicinal Preparations (Sale) Rules, 1954, (hereinafter referred to as the said rules), in rule 5, for the letters and figures "Rs 75" the letters and figures "Rs. 500" shall be substituted.
3. In the said rules, in rule 9-A, in sub-rule (2) for the words and figures "Rs. 15" the words and figure "Rs. 50" shall be substituted.
4. In the said rules, in rule 13, for the words "a fee of rupees twenty five" the words and figures "a fee of Rs. 200" shall be substituted.
5. In the said rules, in rule 15-A in sub-rule (3) for the words, letters and figures "a fee of Rs. 15" the words, letters and figures "a fee of Rs. 50" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government.



समर्थन नमो

The Gujarat Government Gazette

EXTRAORDINARY

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th November, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. : G/G/215/MLS/1097/1663/(99)/E.1 :—Where as certain draft rules were published as required by sub-section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), at page 161 and 161--2 of the Government of Gujarat Gazette Extra. Ordinary Part-IV-B, dated the 5th August, 1999 under Government Notification Home Department No. : G/G/123/MLS/1097/1663/(99)/E.1 dated the 3rd August, 1999 inviting objections and suggestions, from all persons likely to be affected thereby for a period of thirty days from the date of publication of the said notification in the official Gazette.

AND Whereas, no objections and suggestions have been received by the Government from any persons with respect to the aforesaid draft notification ;

NOW, THEREFORE, in exercise of the powers conferred by clause (u) of sub-section (2) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), read with section 107 thereof, the Government of Gujarat hereby makes the following rules further to amend the Gujarat Methyl Alcohol rules, 1981, namely :—

1. These rules may be called the Gujarat Methyl Alcohol, (Gujarat Amendment) Rules, 1999.
2. In the Gujarat Methyl Alcohol Rules, 1981 (hereinafter referred to as "the said rules") in rule 4, in sub-rule (1) for the words "a fee of rupees one hundred fifty as licence fee and sum of rupees one thousand as deposit" the words "a fees of ruppes five thousand as licence fee and a sum of rupee fifty thousand as deposit" shall be substituted.

3. In the said rules, in Form M.A.I. for the words "a fee of rupees one hundred fifty as licence fee and sum of rupees one thousand five hundred as deposit" the words "a fee of rupees five thousand as licence fee and a sum of rupees fifty thousand as deposit" shall be substituted.

4. In the said rules, in rule, 9; in sub-rule (1) for the words "a fee of rupees one hundred fifty" the words "rupees five thousand as licence fee and a sum of rupees fifty thousand as deposit for due observance of the conditions of the licence and of the rules, regulations and orders made under the "Act" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,

Under Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th November, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. : G/G/216/DNS/1097/2669/(99)/E.1 :—Where as certain draft rules were published as required by sub-section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), at page 158 and 158-2 of the Government of Gujarat Gazette Extra Ordinary Part-IV-B, dated the 5th August, 1999 under Government Notification Home Department No. : G/G/120/DNS/1097/1659/(99)/ E.1 dated the 3rd August, 1999 inviting objections and suggestions, from all persons likely to be affected thereby for a period of thirty days from the date of publication of the said notification in the official gazette.

AND Whereas, no objections and suggestions have been received by the Government from any person with respect to the aforesaid draft notification ;

NOW, THEREFORE, in exercise of the powers conferred by clause (u) of sub-section (2) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), read with section 107 thereof the Government of Gujarat hereby makes the following rules further to amend the rules made under Government Notification, Revenue Department No. : 3015/51, dated the 31st March 1952 (hereinafter referred to as "the said notification") as follows, namely :—

1. These rules may be called the Bombay Prohibition (Special possession) permit rules, 1952.
2. In the said notification, in rule, 1-A for the words "a fee of Rupees fifteen" the words "a fee of rupees fifty" shall be substituted.
3. In the said notification, in rule 3, for the words "a fee of rupees fifteen" the words "a fee of rupees one hundred" shall be substituted."

By order and in the name of Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th November, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. : G/G/217/DNS/1098/2515/(99)/E/1.—WHEREAS, the draft rules were published as required by sub-section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at pages 83 of the Gujarat Government Gazette Part-IV-B dated the 2nd July, 1999 under Government Notification Home Department No. : G/G/102/DNS/1098/1426/(99)/E-1 dated 2nd July, 1999 inviting objections or suggestions from all persons likely to be affected thereby for a period of thirty days from the date of publication of the said notification in the official gazette.

AND, WHEREAS, objections and suggestions received on the said draft notification have been considered by the Government ;

NOW, THEREFORE, in exercise of the powers conferred by clause (u) of sub-section (2) of the section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) read with section 107 thereof the Government of Gujarat hereby makes the following rules further to amend the Bombay Molasses Rules, 1955 namely :—

1. These rules may be called the Bombay Molasses (Gujarat amendment) Rules, 1999.
2. In the Bombay Molasses Rules, 1955 in rule 15 in sub-rule (I) after the words "and figure "a fee of rupees 15" the words and figures "and export fee at the rate of Rs. 50/- per metric tone" shall be inserted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th November, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. : G/G/218/DNS/1097/2668/(99)/E/1.—Where as certain draft rules were published as required by sub-section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at page 185 and 185-2 of the Government of Gujarat Gazette Extra Ordinary Part-IV-B dated the 24th August 1999 under Government Notification Home Department No. : G/G/158/DNS/1097/211(99)/E/1 dated the 24th August 1999 inviting objections and suggestions, from all persons likely to be affected by the Government of Gujarat after the expiry of thirty days from the date of publication of the said notification in the official gazette ;

AND whereas, no objections and suggestions have been received by the Government from any person with respect to the aforesaid draft notification ;

NOW, THEREFORE, in exercise of the powers conferred by clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Articles unfit for use of as intoxicating liquor (Manufacture and Import) Regulation Rules, 1966 namely :—

1. These rules may be call the Gujarat Articles Unfit for use as Intoxicating Liquor (Manufacture and Import) Regulation (Amendment) Rules, 1999.

2. In the Gujarat Articles Unfit for use as Intoxicating Liquor (Manufacture and Import) Regulation Rules, 1966, (herein after referred to as "the said rules"), in rule 4 for the words "a fee of Rupees Seventy five" the words "a fee of Rupees One thousand five hundred" shall be substituted.
3. In the said Regulations, in rule 12, in sub-rule (2) ,
 - (a) in clause (i) for the letters, figures and words "Rs. 150/- only" the letters, figures and words "Rs. 3000/- only" shall be substituted.
 - (b) in clause (ii) for the letter, figures and words "Rs. 15/- only" the letters, figures and word "Rs. 300/- only" shall be substituted.
4. In the said rules, in Rule 15 in Sub-rule (2) for the words "a fee of Rupees Fifteen" the words "a fee of Rupees three hundred" shall be substituted.
5. In the said rules, in form S.A.I. in second para of the preamble for the words "a fee of Rupees Seventy five" the words "a fee of Rupees One thousand five hundred." shall be substituted.
6. In the said rules, in form S.A. 3 in the preamble for the words "a fee of Rupees Fifteen" the words "a fee of Rupees three hundred" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th November, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/219/DNS/1097/2666-(99)-E.1.—Whereas certain draft rules were published as required by sub-section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at page 164 and 164-2 of the Government of Gujarat Gazette Extra Ordinary part IV-B, dated the 5th August, 1999 under Government Notification Home Department No. G/G/126/DNS/1097/1657-(99)/E.1 dated the 3rd August, 1999 inviting objections and suggestions, from all persons likely to be affected thereby for a period of thirty days from the date of publication of the said notification in the official gazette.

AND whereas, no objections and suggestions have been received by the Government from any person with respect to the aforesaid draft notification;

NOW, THEREFORE, in exercise of the powers conferred by clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) the Government of Gujarat hereby makes the following rules further to amend the Gujarat Denatured Spiritious Preparation rules, 1962 namely :—

1. These rules may be called the Gujarat Denatured Spiritious Preparations (Amendment) Rules, 1999.
2. In the Gujarat Denatured Spiritious Preparations Rules, 1962 (hereinafter referred to as "the said rules"), in rule-5, in sub-rule (3) for the clause (a) to (d) the following clauses shall be substituted namely :—

"(a) does not exceeds 500 litres.

Rs. 500

(b) exceeds 500 litres but does not exceed 2500 litres.

Rs. 2500

- (c) exceeds 2500 litres but does not exceeds 10000 litres. Rs. 10000
(d) exceeds 10000 litres. Rs. 25000"

3. In the said rules in rule 5 in the proviso, for the letter and figure "Rs. 2" the letter and figure "Rs. 100" shall be substituted.

4. In the said rules in rule 15 in sub-rule (2) a) for the letter and figure "Rs. 15" the letter and figure "Rs. 100" shall be substituted.

5. In the said rules in rule 16 in sub-rule (2) for the letter and figure "Rs. 15" the letter and figure "Rs. 100" shall be substituted.

6. In the said rules in rule 17. in sub-rule (3) for the clauses (a) (b) and (c) the following clauses shall be substituted namely :—

- "(a) where the total quantity allowed per month does not exceeds 50 litres. Rs. 75
(b) where the total quantity does not exceed 500 litres. Rs. 500
(c) where the total quantity exceeds 500 litres. Rs. 1000

7. In the said rules in rule 22. for the clauses (a) (b) and (c) the following clauses shall be substituted namely :—

- "(a) where the total quantity allowed for sale during the year does not exceed 25000 litres. Rs. 1000
(b) where the total quantity allowed for sale during the year does not exceed 50000 litres. Rs. 2500
(c) where the total quantity allowed for sale during the year exceeds 50000 litres. Rs. 5000

8. In the said rules, in rule, 24, for the letters and figures "Rs. 115" the letters and figures "Rs. 500" shall be substituted.

9. In the said rules, in rule, 32, in sub-rule (2) for the letters and figures "Rs. 15" the letters and figures "Rs. 100" shall be substituted.

10. In the said rules, in rule 35, for the letters and figures "Rs. 15" the letters and figures "Rs. 100" shall be substituted.

11. In the said rules, in rule 37, for the letters and figures "Rs. 15" the letters and figures "Rs. 100" shall be substituted.

12. In the said rules, in rule 42, for the letters and figures "Rs. 15" the letters and figures "Rs. 100" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA.
Under Secretary to Government.



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PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th November, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/220/MFL/1097/2801/(99)/E.1 :- Whereas certain draft rules were published as required by sub-section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at page 176 to 176-3 of the Government of Gujarat Gazette Extra Ordinary Part IV-B, dated the 17th August, 1999 under Government Notification, Home Department No. G/G/133/MFL/1097/2142(98)/E.1 dated the 13th August, 1999 inviting objections and suggestions from all persons likely to be affected thereby a period of thirty days from the date of publication of the said notification in the Official Gazette.

AND, WHEREAS, no objections and suggestions have been received by the Government from any person with respect to the aforesaid draft notification;

NOW, THEREFORE, in exercise of the powers conferred by clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Bombay Mhowra Flowers Rules, 1950, namely :-

1. These rules may be called the Bombay Mhowra Flowers (Gujarat Amendment) Rules, 1999.
2. In the Bombay Mhowra Flowers Rules, 1950 (hereinafter referred to as "the said rules"), in rules 5, in sub-rule (2)
 - (1) in clause (A)
 - (i) in sub-clause (a) for the letters, figures and words "Rs. 750" as licence fee and a sum of Rs. 3000/- as deposit" the letters, figures and words "Rs. 10,000" as licence fee and a sum of Rs. 25,000/- as deposit" shall be substituted.
 - (ii) in sub-clause (b) for the letters and figures "Rs. 10" the letters and figures "Rs. 50" shall be substituted.

(iii) in sub-clause (c)

(a) in entry (i) for the letters and figures "Rs. 15" the letters and figures "Rs. 50" shall be substituted.

(b) in entry (ii) for the letters and figures "Rs. 40" the letters and figures "Rs. 100" shall be substituted.

(2) in clause (B)

(i) in sub-clause (a) for the letters and figures "in a village or town Rs. 750" the letters and figures "in a village or town Rs. 10,000 plus Rs. 1000 for each additional place or storage" shall be substituted.

(ii) in sub-clause (b), for the letters, figures and words "Rs. 750 plus Rs. 300" the letters, figures and words "Rs. 10,000 plus Rs. 1000" shall be substituted.

(iii) in sub-clause (c) for the letters and figures "Rs. 525" the letters and figures "Rs. 10,000" shall be substituted.

(iv) in sub-clause (d) for the letters, figures and words "Rs. 525 plus Rs. 150" the letters, figures and words "Rs. 10,000, plus Rs. 500" shall be substituted.

(v) in sub-clause (e) for the letters and figures "Rs. 750" the letters and figures "Rs. 10,000" shall be substituted.

(vi) in sub-clause (f), for the letters, figures and words "Rs. 750" plus "Rs. 150" the letters, figures and words "Rs. 10,000, plus Rs. 500" shall be substituted.

(3) in clause (C)

(i) in sub-clause (a), for the letters and figures "Rs. 150" the letters and figures "Rs. 500" shall be substituted.

(ii) in sub-clause (b), for the letters and figures "Rs. 750" the letters and figures "Rs. 10,000" shall be substituted.

(iii) in sub-clause (c), for the letters, figures and words "Rs. 750 plus Rs. 150" the letters, figures and words "Rs. 10,000 plus Rs. 500" shall be substituted.

(iv) in sub-clause (d) for the letters and figures "Rs. 1050" the letters and figures "Rs. 10,000" shall be substituted.

(v) in sub-clause (e), for the letters, figures and words "Rs. 1050 plus Rs. 150" the letters, figures and words "Rs. 10,000 plus Rs. 500" shall be substituted.

(vi) in sub-clause (f), for the letters and figures "Rs. 1500" the letters and figures "Rs. 10,000" shall be substituted.

(vii) in sub-clause (g) for the letters, figures and word "Rs. 1500 plus Rs. 150" the letters, figures, and word "Rs. 10,000 plus Rs. 500" shall be substituted.

3. In clause (D) for the words "Rupees Fifteen" the word "Rupees One hundred" shall be substituted.

4. In the said rules, in rule 10, in sub-rule (1) for the words "Rupees fifteen" the words "Rupees One hundred" shall be substituted.

5. In the said rules, in rule 13, in sub-rule (1), for the words "Rupees Two and in any other case, of Rupees Fifteen" the words "Rupees fifty and in any other case of Rupees One hundred" shall be substituted.

6. In the said rules, in rule 15, in sub-rule (1), for the words "Rupees Two and in any other case, of Rupees Fifteen" the words "Rupees fifty and in any other case, of Rupees One hundred" shall be substituted.

7. In the said rules, in rule 18, in sub-rule (1) for the words "Rupees Twenty five" the words "Rupees Two hundred fifty" shall be substituted.

8. In the said rules, in rule 21, in sub-rule (1) for the words "Rupees Twenty five" the words "Rupees two hundred fifty" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

EDUCATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 22nd November, 1999.

THE GUJARAT EDUCATIONAL INSTITUTIONS (REGULATION) ACT, 1984.

No. GH/SH/16/TCM/1498/164/N.—The following draft of a notification which is proposed to be issued under section 13 of the Gujarat Educational Institutions (Regulation) Act, 1984 (Guj. 7 of 1984) is published as required by sub-section (1) of the said section 13 for information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken in to consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Secretary to the Government of Gujarat, Education Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. GH/SH/16/TCM/1498/1641/N.—In exercise of the powers conferred by section 13 of the Gujarat Educational Institutions (Regulation) Act, 1984 (Guj. 7 of 1984) the Government of Gujarat hereby makes the following rules further to amend the Gujarat Educational Institutions (Pre-Primary and Primary Teachers Training Colleges) Rules, 1984 namely:—

1. These rules may be called the Gujarat Educational Institutions (Pre-primary and Primary Teachers Training Colleges), (2nd Amendment) Rules, 1999.

2. In the Gujarat Educational Institutions (Pre-Primary and Primary Teachers Training Colleges) Rules, 1984, in appendix-IV, in condition 5, in para (6).

(i) for sub-para (a), the following shall be substituted, namely:—

“(a) Maternity leave may be granted to a female employee who has put in more than one year's service and who does not have two or more surviving children for a period which may not exceed 135 days”.

(ii) after sub-para (f), the following new sub-para shall be added, namely:—

“(g) A male Government Servant (including an apprentice) with less than two surviving children may be granted paternity leave of 15 days during confinement of his wife. During the period of such leave he shall be paid leave salary equal to pay drawn immediately before proceeding on leave. paternity leave shall not be debited againsts the leave account and may be combined with any other kind of leave (as in the case of Maternity leave)”.

By order and in the name of the Governor of Gujarat,

K. K. SUTARIA,

Under Secretary to the Government.



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th November, 1999.

No. : GHKH/67/99/APM/1099/219/G(5) :--WHEREAS by the Director of Agricultural Marketing and Rural Finance, Gujarat State, Ahmedabad, Notification No. : E/KHS/76/108/BNN/329/D/6317 dtd. 1-10-76 issued under sub section (1) of section 5 of Gujarat Agricultural Produce Markets Act, 1963 (Gujarat Act No. XX of 1964) the area comprised in Kapadwanj and Kathalal, talukas in the Kheda District has been declared as market area (hereinafter referred to as 'the said market area') for the purpose of the said Act in respect of certain commodities of Agricultural Produce Specified therein ;

AND WHEREAS Wheat, Bajari, Juwar, Groundnut (shelled and unshelled) cotton (Ginned and unginned) Paddy, Maize, Muth, Variali, Cummin, Isabgul, Mung, Udid, Tur, Gram, Til, Casterseed, Vegetable and others Rai (Radio), Cattle and have been regulated for the sale and purchased in said market area of Kheda District.

AND WHEREAS it is intended to devide the said market area into two separate market areas, namely : (1) the market area comprising the area of the Kapadwanj Taluka and (2) the market area comprising the area of Kathalal Taluka of the Kheda District.

NOW, THEREFORE, in exercise of powers conferred by section 52 read with section 5 of the Gujarat Agricultural Produce Markets Act, 1963 (Gujarat Act No. XX of 1964) the Government of Gujarat hereby declares its intention to devide the said market areas into two separate market area, namely :-- (1) the market area comprising the area of the Kapadwanj taluka and (2) the market area comprising the area of the Kathalal taluka of the Kheda District for the purposes of the Gujarat Agricultural Produce Mskets Act, 1963 for regulating the purchase and sale of Wheat, Bajari, Juwar, Groundnut, (Shelled and unshelled), Cotton (Ginned and unginned), Paddy, Maize, Mung, udid, Tur, Gram, Til, Casterseed, Vegetable, and others Rai (Raido) Cattle, in the proposed market area.

Any objection or suggestions which may be received by the Deputy Secretary to the Government of Gujarat, Agriculture and Cooperation Department, Sachivalaya, Gandhinagar, within a period of one month from the date of publication of this notification in the official Gazette will be considered by the Government.

By order and in the name of the Governor of Gujarat,

S. A. SHAIKH,
Deputy Secretary to Government.

કૃષિ અને સહકાર વિભાગ,

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૮મી નવેમ્બર, ૧૯૯૯.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૬૭-૯૯-એપીએમ-૧૦૯૯-૨૧૯-ગ(પ).—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ (ગુજરાત અધિનિયમ નં. ૨૦ સને ૧૯૬૪)ની કલમ-૫ની પેટા કલમ (૧) હેઠળ બહાર પાડેલ ડાયરેક્ટર ઓફ એગ્રીકલ્ચરલ માર્કેટીંગ એન્ડ રૂરલ કાયનાન્સ, ગુજરાત રાજ્ય, અમદાવાદના જાહેરનામા ક્રમાંક : ઈ/ખસ/૭૬/૧૦૮-બનણ-૩૨૯-ડી-૬૩૨૭ તા. ૧-૧૦-૭૬ થી ખેડા જિલ્લાના કપડવંજ અને કઠવાલ તાલુકાઓના બનેલા વિસ્તારોને સદરહુ અધિનિયમના હેતુઓ માટે, તેમાં નિર્દિષ્ટ કરેલ ખેત ઉત્પન્નની અમુક જાતના સંબંધમાં બજાર વિસ્તાર (જિનેા આમાં હવે પછી “સદરહુ બજાર વિસ્તાર” તરીકે ઉલ્લેખ કર્યો છે તે) તરીકે જાહેર કરવામાં આવ્યો છે. અને સદરહુ બજાર વિસ્તારોનું બે જુદા જુદા વિસ્તારો એટલે કે ખેડા જિલ્લાના કપડવંજ તાલુકાના બનેલા બજાર વિસ્તાર અને કઠવાલ તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજન કરવા ધાર્યું છે.

અને ઉપરોક્ત વિસ્તારોના બનેલા સૂચિત બજાર વિસ્તારમાં ઘઉં, બાજરી, જુવાર, મગફળી (ફિલેલી અને ફોલ્યા વગરની) કપાસ (લોઢેલા અને લોઢ્યા વગરનો) ડાંગર, મકાઈ, મક, વરીયાળી, જીરુ, ઈસબગુલ, મગ, અડદ, તુવેર, ચણા, તલ, એરંડા, શાકભાજી અને બીજી ઉત્પન્ન રાઈ (રાયડો) તથા પશુના ખરીદ તથા વેચાણનું નિયમન કરવા ધાર્યું છે.

તેથી હવે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ (સન ૧૯૬૪ ના ગુજરાત અધિનિયમ ૨૦માં)ની કલમ-૫ ને કલમ-૫ સાથે વાંચતાં મળેલ સત્તાની રૂએ, ગુજરાત સરકાર આથી સદરહુ બજાર વિસ્તારને ઘઉં, બાજરી, જુવાર, મગફળી (ફિલેલી અને ફોલ્યા વગરની) કપાસ (લોઢેલા અને લોઢ્યા વગરનો) ડાંગર, મકાઈ, મક, વરીયાળી, જીરુ, ઈસબગુલ, મગ, અડદ, તુવેર, ચણા, તલ, એરંડા, શાકભાજી અને બીજી ઉત્પન્ન રાઈ (રાયડો) તથા પશુના ખરીદ તથા વેચાણનું નિયમન કરવા માટે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ના હેતુઓ માટે ખેડા જિલ્લાના કપડવંજ તાલુકામાં સમાવિષ્ટ વિસ્તારના બનેલા બજાર વિસ્તારમાં અને કઠવાલ તાલુકામાં સમાવિષ્ટ વિસ્તારમાં બનેલા બજાર વિસ્તારમાં વિભાજન કરવાનો પોતાનો ઈરાદો જાહેર કરે છે.

આ જાહેરનામું રાજ્યપત્રમાં પ્રસિધ્ધ થયાની તારીખથી એક મહિનાની મુદતની અંદર ગુજરાત સરકારના નાયબ સચિવશ્રી (સહકાર) કૃષિ અને સહકાર વિભાગ, સચિવાલય, ગાંધીનગરને જે કંઈ સૂચનો મળશે તેના ઉપર સરકાર વિચારણા કરશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે

એસ. એ. શેખ,
સરકારના નાયબ સચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते

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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th November, 1999.

No. GHKH/68/99/APM/1299/3337/G(68).—WHEREAS, by the Director of Agricultural Marketing and Rural Finance Gujarat State Ahmedabad Notification No. E/KHS/92/91/BNN/843/N/900 dated 14th May 1992 issued under sub-section (1) of section 5 of Gujarat Agricultural Produce Markets 1963 (Gujarat Act No. XX of 1964) the area comprised in Bagasara and Kukavav-Vadia talukas in the Amreli District has been declared as market area (hereinafter referred to as "the said market area") for the purpose of the said Act in respect of certain commodities of Agricultural Produce Specified therein;

AND, WHEREAS, Groundnut (shelled and unshelled), Sesam, Cotton (Ginned and unginned) Wheat, Bajari, Casterseed Gram, Onion, Garlic, Juwar, Paddy, Mung, Udid, Muth, Val Frutis, Mango, Mosambi, Santra, Bananas, Graps, Pom-granate Chicoo Melon, Watermelon, Papaiya, Guava, Bor, Vegetable :— Potato, Tomato, Elephantfoot, Bringal, Layfinger, Bittle guard, Guwar, Redpumpkin, Chillie (green) Tursing Chola-fali, Mathi, Tandaljo Cobiflower, Parwar, Bottle Guard, Raidge gaurd, Saragvo, Green peas, Ratstail, Fodino, Condiments : Spices and other produces, Ginger, Dhana, Chillie, Variali and Rai have been regulated for the sale and purchased in said market area of Amreli District.

AND, WHEREAS, it is intended to devide the said market area into two separate market afeas, namely: (1) the market area comprising the area of the Bagasara Taluka and (2) the market area comprising the area of Kukavav-Vadia Taluka of the Amreli District.

NOW, THEREFORE, in exercise of powers conferred by sec-52 read with section 5 of the Gujarat Agricultural Produce Markets Act, 1963 (Gujarat Act No. XXI of 1964) the Government of Gujarat hereby declares its intention to divide the said market area in to two separate market areas, namely: (1) the market area comprising the area of the Bagasar taluka and (2) the market area comprising the area of the Kuka-vav-Vadia taluka of the Amreli District for the purpose of the Gujarat Agricultural Produce Markets Act, 1963 for regulating the purchase and sale of Groundnut (shelled and unshelled), Sesam, Cotton, (Ginned and unginned), Wheat, Bajari, Casterseed, Gram, Onion, Garlic, Juwar, Paddy, Mung, Udid, Muth Val, Fruits, Mango, Mosambi, Santra, Bananas, Grape, Pomgrauate, Chicoo, Melon, Watermelon, Papiya, Guava, Bor, Vegetable, Potato, Tamrto, Elepahantfoot, Bringal, Ladyfinger, Bottle guard, Guwar, Redpumpkin, Chilli (green), Tursing, Cholafuli, Mathi, Tandaljo, Cobiflower, Parwar, Bottle Guard, Raidge guard, Saragvo, Green peas, Ratstail, Fodino, Condiments: Spices and other produces, Ginger Dhana, Chillie, Variadi and Rai in the proposed market area.

Any objection or suggestions which may be received by the Deputy Secretary to the Government of Gujarat, Agriculture and Cooperation Department, Sachivalaya, Gandhinagar, within a period of one month from the date of publication of this notification in the official Gazette will be consideration by the Government.

By order and in the name of the Governor of Gujarat,

S. A. SHAIKH,
Deputy Secretary to Government.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૮મી નવેમ્બર, ૧૯૯૯.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૬૮/૯૯/એપીએમ/૧૨૯૯/૩૩૩૭/(૬૮)-ગ.-ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (ગુજરાત અધિનિયમ નં. ૨૦ સને ૧૯૬૪)ની કલમ-૫ની પેટા કલમ (૧) હેઠળ બહાર પાડેલ ડાયરેક્ટર ઓફ એગ્રીકલ્ચરલ માર્કેટીંગ એન્ડ ફરલ ફાયનાન્સ ગુજરાત રાજ્ય, અમદાવાદના જાહેરનામા ક્રમાંક :ઈ/ખસ/૯૨/૯૧/બનાજી/૮૪૩/નં. -૯૦૦ તા. ૧૪મી મે, ૧૯૯૨થી અમરેલી જિલ્લાના બગસરા અને કુંકાવાવ-વડીયા તાલુકાઓના બનેલા વિસ્તારોને સદરહુ અધિનિયમના હેતુઓ માટે, તેમાં નિર્દિષ્ટ કરેલ ખેત ઉત્પન્નોની અમુક જાતના સંબંધમાં બજાર વિસ્તાર (જેનો આમાં હવે પછી "સદરહુ બજાર વિસ્તાર" તરીકે ઉલ્લેખ કર્યો છે તે) તરીકે જાહેર કરવામાં આવ્યો છે.

અને, સદરહુ બજાર વિસ્તારોનું બે જુદા જુદા વિસ્તારો એટલે કે અમરેલી જિલ્લાના બગસરા તાલુકાના બનેલા બજાર વિસ્તાર અને કુંકાવાવ-વડીયા તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજન કરવા ધાર્યું છે.

અને, ઉપરોક્ત વિસ્તારોના બનેલા સૂચિત બજાર વિસ્તારમાં મુખ્ય પાકો તરીકે મગફળી, તલ, કપાસ, બાજરી, દિવેલા, ચણા, ડુંગળી વસણ તેમજ નીચે મુજબની જાણસીઓ નિયંત્રણમાં લેવાયેલ છે.

તંતુ :- કપાસ (લોઢેલા તથા લોઢ્યા વગરનો) અનાજ :- જુવાર; બાજરી, ડાંગર, ઘઉં, કોબી :- મગ, અડદ, ચણા, મઠ, વાલ, તેલીબીયાં-મગફળી (ફિલેલી અને ફેલ્યા વગરની), તલ, એરંડી, ગોખ

ફળ :- કેરી મોસંબી, સંતરા, કેળા, દ્રાક્ષ, દાડમ, ચીકું સક્કરટેટી, ચીલડાં, તરબુચ, પપૈયા, જામફળ, બોર.

શાકભાજી :- બટાકા, ડુંગળી, ટામેટા, સુરણ, ભાજીઓ, તાજ શાક જેવા કે રીંગણ, ભીંડા, કારેલા, ગવાર, રતાળુ, મરચા, તુવેરસીંગ, ચોળીસીંગ, મેથી, તાંદળજે, કોબીજ, પરવર, દૂધી, તુરીયા, સરગવો, કીલા વટાણા, ફલાવર, કાકડી, લીલાચણા, મોગરી, ફૂદીનો.

મસાલા :- તેજના તથા બીજું ઉત્પાદન

હળદર, આદુ, લસણ, ધાણાં, મરચાં, વરીયાળી અને રાઈના ખરીદ તથા વેચાણનું નિયમન કરવા ધાર્યું છે.

તેથી, હવે, ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ ૨૦માં)ની કલમ-૫ની કલમ-૫ સાથે વાંચતા મળેલ સત્તાની રૂબરૂ, ગુજરાત સરકાર આથી સદરહુ બજાર વિસ્તારને મુખ્ય પાકો તરીકે મગફળી, તલ, કપાસ, બાજરી, દિવેલા, ચણા, ડુંગળી, લસણ તેમજ નીચે મુજબની જાણસીઓ નિયંત્રણમાં લેવાયેલ છે.

નંતુ.- કપાસ (હિલેલી તથા હોલ્ડા વગરનો).

અનાજ :- જુવાર, બાજરી, ડાંગર, ઘઉં. કઢોળ :- મગ, અડદ, ચણ, મઠ, વાલ. તેલીબીયા:- મગફળી (ફિલેલી અને ફોલ્ડા વગરની). તલ, એરંડી, ગોળ. ફળ :- કેરી, મોસંબી, સંતરા, કેળા, દ્રાક્ષ, દાડમ, ચીકું, સફરદેરી, ચીભડાં, તડગુચ, પપૈયા, જામફળ, બોર શાકભાજી:- બટાકા, ડુંગળી, ટામેટા, સુરણ, ભાજીઓ, તાજા શાક, જેવ કે રીંગણ, ભીંડા, કારેલા, ગવાર, રતાળુ, મરચા, તુવેરસીંગ, મેથી, તાંદળજી, કોબીજ, પરબર, દૂધી, તુરીયા, સરગવો, લીલા વટાણાં, ફલાવર, કાકડી, લીલાચણા, મોગરી, ફૂદીનો. મસાલા:- તેજના તથા બીજા ઉત્પાદન. હળદર, આદુ, લસણ ધાણાં, મરચાં, વરીયાળી અને રાઈના ખરીદ તથા વેચાણનું નિયમન કરવા માટે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ના હેતુઓ માટે અમરેલી જિલ્લાના બગસરા તાલુકામાં સમાવિષ્ટ વિસ્તારનાં બનેલા બજાર વિસ્તારમાં અને વડોદરા તાલુકામાં સમાવિષ્ટ વિસ્તારનાં બનેલા બજાર વિસ્તારમાં વિભાજન કરવાનો પોતાનો ઈરાદો જાહેર કરે છે.

આ જાહેરનામું રાજ્યપત્રમાં પ્રસિધ્ધ થયાની તારીખથી એક મહિનાની મુદતની અંદર ગુજરાત સરકારના નાયબ સચિવ (સહકાર) કૃષિ અને સહકાર વિભાગ, નવા સચિવાલય, ગાંધીનગરને જે કંઈ સૂચનો મળશે એના ઉપર સરકાર વિચારણા કરશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એસ. એ. શેખ,
સરકારના નાયબ સચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



The Gujarat Government Gazette

EXTRAORDINARY

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Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th November, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. : GH/V/183 of 1999/DVP/2896,8304/L. - WHEREAS the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final revised development plan for the town of Limbdi sanctioned under Government Notification, Urban Development and Urban Housing Department Notification No. : GH/V/243 of 1992/DVP/2891/1883/(93)/L, dated the 23rd November, 1992;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby :-

1. Proposes to modify the aforesaid final revised development plan by way of variation in the manner specified in the Schedule appended hereto, and

2. Calls upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this notification in the official gazette;

SCHEDULE

Proposed variation to the Final Revised Development Plan of Limbdi sanctioned by Government Notification, Urban Development and Urban Housing Department, No. : GH/V/243 of 1992/DVP/2891/1883/(93)/L dated 23rd November, 1992.

The land bearing City Survey No. 3251 of Limbdi marked as "A-B-C-D-A" admeasuring 7329.98 SQ M. on the accompanying plan designated for "Public Purpose" in the sanctioned Final Revised Development Plan of Limbdi shall be deleted from the said designation and the land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1996 as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

K. M. SHAH,

Officer on Special Duty to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th November, 1999.

THE GUJARAT TOWN PLANNING & URBAN DEVELOPMENT ACT, 1976.

No. GH/V/184 of 1999/DVP-1998-426-L.—WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the final development plan of Keshod (District-Junagadh) sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/216 of 1990/DVP-1989-3082-(90)-L dated the 16th November, 1990 (hereinafter referred to as "the said development plan");

AND WHEREAS the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act, No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B, dated 30th June, 1999 on page No. 128-8 under Government Notification, Urban Development and Urban Housing Department No. GH/V/105 of 1999/DVP-1998-426-L, dated the 30th June, 1999 alongwith a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS the Government of Gujarat has not received any suggestions and objections;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

(a) sanctions the said variation to be made in the said development plan as set out in Schedule appended hereto, and

(b) specifies that the variation so set out shall come into force from the 30th November, 1999.

SCHEDULE

Variation to the final Development Plan of Keshod (Dist-Junagadh sanctioned by Government Notification Urban Development and Housing Department No. GH/V/216 of 1990/DVP-1989-3082-(90)- the 16th November, 1990.

The land bearing R.S.No. 141/1/K/Part of Keshod marked ABCDEA on the accompanying plan designated for Industrial in the sanctioned Development Plan of Keshod shall be deleted from the said Zone and the land thus released shall be designation for Residential Zone under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

K. M. SHAH,

Officer on Special Duty to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th November, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. : GH/V/185 of 1999/DVP/2799/1354/L.—WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make a variation in the final Revised Development Plan for the Development Area of Chanasma Area Development Authority sanctioned under Government Notification No. : GH/V/68 of 1991/DVP/2769/747/(91)/L, dated the 19th March, 1991 ;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. : XXVII of 1976); the Government of Gujarat hereby :—

1. Proposes to modify the aforesaid revised development plan by way of variation in the manner specified in the Schedule hereto and ;

2. Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette ;

SCHEDULE

Proposed variation in the revised development plan of Chanasma sanctioned by Government, in Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, Notification No. : GH/V/68 of 1991/DVP/2769/747/(91)/L dated 19-03-1991 ;

The land bearing R.S.No. : 419/P (Amalgamation of S.No. 419/P + 420/P) of Chanasma designated for "Agricultural Zone" shown marked as "A-B-C-D-E-A" on the accompanying plan, in the sanctioned Revised Development Plan of Chanasma shall be deleted from the said designation and the lands thus released shall be designated for "Residential Zone" under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

K. M. SHAH,
Officer on Special Duty to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th November, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. : GH/V/186 of 1999/DVP/2298/3480/L. WHEREAS, the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final Revised Development Plan for the development area of the Himmatnagar Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. : GH/V/108 of 1996/DVP-2293/2691/L, dated 25-06-1996 ;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976), the Government of Gujarat hereby :—

1. Proposes to modify the aforesaid revised development plan by way of variation in the manner specified in the Schedule appended hereto ; and

2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this Notification in the Official Gazette.

SCHEDULE

Proposed variation to the Revised Development Plan of Himatnagar sanctioned by Government, in Urban Development and Urban Housing Department Sachivalaya, Gandhinagar, Notification No. : GH/V/108 of 1996/DVP/2293/2691/L, dated 25-06-1996.

The lands bearing R.S.No. : 27/P, 28/P, 29/P, 30, 31/P and 33/P of Motipura of Town Himatnagar designated for "Industrial Zone" shown and marked as "ABCDEFGA" on the accompanying plan, in the sanctioned Revised Development Plan of Himatnagar shall be deleted from the said designation and the lands thus released shall be designated for "Commercial Zone" under section 12(2)(a) of Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

K. M. SHAH,

Officer on Special Duty to Government.



सत्यमेव जयते

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th November, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/187 of 1999/TPS/1499-1788-L.—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Surat Urban Development Authority declared its intention of making of the Draft Town Planning Scheme, Surat No. 9 (Palanpur-Bhesan);

AND WHEREAS under sub-section (1) of Section 42 of the said Act, the Surat Urban Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme, Surat No. 9 (Palanpur-Bhesan);

AND WHEREAS after taking into consideration the objections received by it the said authority submitted the said scheme to the State Government for sanction under sub section (1) of Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section 2 of Section 48 of the said Act, Government of Gujarat, hereby :—

(a) sanctions the said Draft scheme subject to the modifications enumerated in the Schedule appended hereto;

(b) states that the said Draft Scheme shall be kept open to the inspection of the public at the office of the Surat Urban Development Authority during office hours on all working days;

SCHEDULE

(1) While finalising the draft Town Planning Scheme, the Town Planning Officer possibly shall consider the percentage of deduction in the open lands on uniform basis.

(2) While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider to continue O.P. No. 97 (Block No. 218) as pond (lake).

(3) While finalising the draft Town Planning Scheme, the Town Planning Officer shall carve out a separate original plots of lands declared as surplus under the provisions of the Urban Land Ceiling Act 1976 and allot appropriate final plots in lieu of these original plots.

(4) While finalising the draft Town Planning Scheme, the Town Planning Officer shall decide the appropriate use of F.P. No. 164 and 145 in consultation with appropriate authority.

(5) While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider for the percentage of beneficiaries for the final plots allotted for the purpose of S.E.W.S.H.S. and SALABLE plots as 10% of the scheme area and 90% for the general public.

(6) In case of final plots allotted to the appropriate authority for public purpose, the Town Planning Officer shall decide the percentage of beneficiaries to the scheme area and general public in consultation with the appropriate authority by considering location, area and use of public purpose.

By order and in the name of the Governor of Gujarat.

K. M. SHAH,
Officer on Special Duty to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th November, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/188 of 1999/TPS-1299-393-L.—WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/18 of 1995-TPS-1293-293-L, dated 14th October, 1993, the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (herein after referred to as "the said Act") sanctioned a draft Town Planning Scheme, Vadodara No. 1 (Sevasi) (hereinafter referred to as "the said scheme") submitted to it by the Vadodara Urban Development Authority, Vadodara;

AND WHEREAS in exercise of the powers conferred by Section 50 of the said Act, Government of Gujarat appointed the Town Planning Officer for the said draft Town Planning Scheme;

AND WHEREAS the Town Planning Officer has submitted to the Government of Gujarat the Town Planning Scheme, Vadodara No. 1 (Sevasi)- Preliminary Scheme (hereinafter referred to as "the said Preliminary Scheme") as required under sub-section (2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976);

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

(a) sanctions "the said preliminary scheme" subject to modification enumerated in Schedule appended hereto;

(b) states that the said preliminary scheme shall be kept open to inspection by the public at the office of the Vadodara Urban Development Authority, Vadodara during office hours on all working days;

(c) fixes the 30 December, 1999 as the date for the purpose of clause (b) of sub-section (2) of the said Section 65.

SCHEDULE

The Development Control Regulation shall be treated as excluded from the Preliminary Scheme documents.

By order and in the name of the Governor of Gujarat,

K. M. SHAH,
Officer on Special Duty to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th November, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/189 of 1999/TPS-3199-1739-L :- WHEREAS, under Government Notification, Urban Development and Urban Housing Department's No. GH/V/267 of 1994/TPS-3189-1801-L, dated 28th April, 1994 the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of section 48 of the then Gujarat Town Planning and Urban Development Act, 1976 (hereinafter referred to as "the said Act") sanctioned the draft Town Planning Scheme, Bharuch No. 1 (First Varied) (hereinafter referred to as "the said draft scheme") submitted to it by the Bharuch Area Development Authority;

AND, WHEREAS, in exercise of the powers conferred by sub-section (1) of Section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the said draft scheme;

AND, WHEREAS, under Government Notification, Urban Development and Urban Housing Department's No. GH/V/19 of 1999/TPS-3197-275-(96)-L dated 19th January, 1999 the Government of Gujarat in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) has sanctioned the Town Planning Scheme, Bharuch No. 1, (First Varied)--Preliminary;

AND, WHEREAS, the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme Bharuch No. 1 (First Varied) (Final Scheme) (hereinafter referred to as "the said final scheme") as required under sub-section (2) of section 52 and sub-section (2) of section 62 of the said Act;

NOW, THEREFORE, in exercise of the powers conferred by Section 65 of the said Act the Government of Gujarat hereby :-

- (a) sanctions "the said final scheme" without any modifications;
- (b) states that "the said final scheme shall be kept open to inspection by the public at the office of the Bharuch Municipality during office hours on every day except, Sundays and holidays; and
- (c) fixes the day of 30 December, 1999 as the date for the purpose of clause (b) of sub-section (2) of the said section 65.

By order and in the name of the Governor of Gujarat,

K. M. SHAH,
Officer on Special Duty to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th November, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. : GH/V/190 of 1999/TPS/1297/357/L -WHEREAS under Government Notification, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, No. : GH/V/77 of 1985/TPS/1282/

1437/(85)/L, dated 3rd July, 1985, the Government of Gujarat, in exercise of the powers conferred by Section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) has sanctioned the Town Planning Scheme, Sama No. 11 (Final), which came into force from 12-9-1985;

AND WHEREAS the Government of Gujarat has considered the above Town Planning Scheme to be defective on account of error ;

AND WHEREAS the Government of Gujarat is satisfied that variation required is not substantial;

NOW, THEREFORE, in supersession of, the Government, in Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar's Preliminary Notification No. : GH/V/80 of 1999/TPS/1297/357/L dated 21-5-1999 published in Government Extra Ordinary Gazette of 21-5-1999 on Page No. 93-3; and in exercise of the powers conferred by sub-section (2) of the section 70 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat; hereby :--

1. Publishes a draft of the variation in the aforesaid Town Planning Scheme Sama No. 11 (Final) as set out in the schedule appended hereto ;

2. Calls upon the persons affected by the proposed variation to communicate, in writing, their objection if any, to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department Sachivalaya, Gandhinagar through the District Collector, Baroda within a period of one months from the date of publication of this Notification in the Official Gazette ; and

3. States that the draft variation shall be kept open to the inspection of the public at the office of the said Vadodara Municipal Corporation, during the office hours for the aforesaid period of the one month.

SCHEDULE

In the Town Planning Scheme Sama, No. 11 (Final) sanctioned vide Government Notification, Urban Development and Urban Housing Department Sachivalaya, Gandhinagar No. : GH/V/77 of 1977/ TPS/ 1282/1437/(85)/L dated the 3rd July, 1985, the following correction shall be made in Redistribution and Valuation Statement (Form No. F) under section No. 70(2) of the Gujarat Town Planning and Urban Development Act, 1976.

(1) As per attached Form No. "F".

(2) The necessary changes in the scheme record, because of corrections shall be complied by Vadodara Municipal Corporation.

By order and in the name of the Governor of Gujarat,

K. M. SHAH,
Officer on Special Duty to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th November, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/191 of 1999/DVP-1297-3281-L.-WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the Revised Development Plan of Dabhoi sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/55 of 1988 /DVP-1785-575-L dated the 14th March, 1988 (hereinafter referred to as "the said development plan").

AND WHEREAS the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated 17th May, 1999 on page No. 8-8 under Government Notification Urban Development and Urban Housing Department No. GH/V/77 of 1999/DVP-1297-3281-L dated the 17th May, 1999 alongwith a notice calling upon any person to submit suggestions or objections if any with respect to proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation.

AND WHEREAS the Government of Gujarat has not received any suggestions or objections;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

(a) sanctions the said variation to be made in the said Revised Development Plan, as set out in schedule appended hereto, and

(b) specifies that the variation so set out shall come into force from the 30 December, 1999.

SCHEDULE

Proposed variation to the Revised Development Plan of Dabhoi sanctioned by Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/55 of 1988/DVP/1785-575-(88)-L dated 14th March, 1988.

The land bearing R.S. No. 361, 1984/P/P etc. of Dabhoi and marked A,B,C,D,E,F, A on the accompanying map as 'INDUSTRIAL USE' in the sanctioned Revised Development Plan of 'Dabhoi' shall be deleted from the said use and the land so released shall be designated for "RESIDENTIAL USE" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

K. M. SHAH,
Officer on Special Duty to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th November, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/192 of 1999/TPS/1499/901/L.—WHEREAS under Section-41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Surat Municipal Corporation declared its intention of making of the Town Planning Scheme No. 32 (Adajan);

AND WHEREAS under sub-section (1) of Section-42 of the said Act, the Surat Municipal Corporation (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme No. 32 (Adajan);

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section-48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section 2 of Section 48 of the said Act, Government of Gujarat, hereby :—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto;

(b) states that the said scheme shall be kept open to the inspection of the public at the office of the Surat Municipal Corporation during office hours on all working days.

SCHEDULE

1. (i) While finalising the draft Town Planning Scheme, the Town Planning Officer shall see that the percentage of deduction in the open lands shall be kept uniform in the scheme area.
1. (2) The final plots allotted shall be identical in shape, size and situation as per their corresponding O. P. 's in future if there is any change in these proposals/provisions of these reservations due to modification/variation under Gujarat Town Planning and Urban Development Act, 1976, the development permission shall be granted after deducting 30% of the area of the lands in O.P.'s.
2. (1) While finalising the draft scheme, the Town Planning Officer shall include a note that the provision of the Urban Land Ceiling Act, 1976 shall be applicable to the scheme area.
2. (2) While finalising the draft scheme, the Town Planning Officer shall carve out a separate original plots of lands declared as under the provisions of the Urban Land Ceiling Act, 1976 and allot appropriate final plots in lieu of these original plots.
3. (1) While finalising the draft scheme the Town Planning Officer specify the uses which are permissible in the final plots, allotted to the appropriate authority for the public purpose like sub centres, district centres, utility centre, cultural centre in consultation with appropriate authority.
3. (2) In case of final plots allotted to the appropriate authority for public purpose, the Town Planning Officer shall decide the percentage of beneficiaries to the scheme area and general public in consultation with the appropriate authority by considering location, area and use of public purpose.
4. (1) While finalising the Draft Scheme the Town Planning Officer shall take a decision to increase the provision for allotment for 'Housing for Socially and Economically Weaker Section of the people' upto 5% of the scheme area in the consultation with appropriate authority. The Town Planning Officer shall do this by making appropriate change in the purpose of final plots allotted to the appropriate authority for the other public purpose in the scheme area and without increasing the average percentage deduction within the scheme area.
4. (2) The word 'Housing for EWS' wherever used in the scheme shall be replaced by the words 'Housing for Socially and Economically Weaker Section of the people'.
5. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall determine the market values of the O.P.'s after taking into consideration the comparable sales executed and registered for the last five years before dated 11-6-1997 in the vicinity of the scheme area.
6. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall decide the matter regarding the proposals of Tree Plantation included in cost of works as per Section 40 of the Act in consultation with Appropriate Authority.
7. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall collect the details of the expenditure from Appropriate Authority, which has not been included in the Draft Scheme under Section 77(1) of the Act.
8. In the Draft Scheme the Final Plot values and Incremental values proposed by the Appropriate Authority i.e. Surat Municipal Corporation is so higher, as a result, the Appropriate Authority i.e. Surat Municipal Corporation is gaining the profit of Rs. 51,64,697/- by way of preparing Draft Scheme, which is against the provision of Law. In this context, while finalising the Draft Town Planning Scheme, the Town Planning Officer shall decide the F.P. values and Incremental contribution in a manner, so that the Appropriate Authority shall not gain the profit Preparing T.P. Scheme, maintain, accordingly and provision of law. The T.P.O. shall make necessary changes in.

By order and in the name of the Governor of Gujarat,

K. M. SHAH,
Officer on Special Duty to Government.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

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WEDNESDAY, DECEMBER 1, 1999/AGRAHAYANA 10, 1921

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st December, 1999.

GUJARAT SALES TAX ACT, 1969.

No. (GHN-26)/GST/1099/(S-49)/(320)/TH.—WHEREAS, the Government of Gujarat considers it necessary so to do in the public interest.

NOW, THEREFORE, in exercise of powers conferred by sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby amends the Government Notification, Finance Department, No. (GHN-14)GST-1092-(S-49)-(251)-TH, dated the 1st April, 1992, as follows namely:—

In the schedule appended to the said notification, after the entry at serial No. 109, the following new entry shall be added, namely:—

1	2	3	4
110	Sales of Compact Disc (C.D.) cassettes based on the collected works of Mahatma Gandhi, published by Publication Division of the Ministry of Information and Broadcasting Division, Government of India. NEW DELHI.	Whole of Sales Tax	—

By order and in the name of the Governor of Gujarat.

M. N. JOSHI,
Additional Secretary to Government

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IV-B-Ex.-269-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd December, 1999.

THE GUJARAT SLUM AREAS (IMPROVEMENT, CLEARANCE & RE-DEVELOPMENT) ACT, 1973.

No. GH/V/194 of 1999/SAA-1097-1296-TH.—In exercise of the powers conferred by sub-section (2) of Section-22 of the Gujarat Slum Areas (Improvement, Clearance and Re-development) Act, 1973 (Guj. 11 of 1973), read with Rule-3 and Rule-5 of the Gujarat Slum Areas (Improvement, Clearance and Re-development) Rules, 1975 the Government of Gujarat appoints Shri C. M. Leuva, Secretary (Housing), Urban Development and Urban Housing Department as the Chairman of the Gujarat Slum Clearance Board for the period from 1-9-1999 to 21-9-1999.

By order and in the name of the Governor of Gujarat,

G. J. PATEL,
Under Secretary to Government.

273-1

IV-B-Ex-270-1

(C)



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th December, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/198 of 1999/TPS/1499/2021/L:—WHEREAS, under Section-41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Surat Municipal Corporation declared its intention of making of the Draft Town Planning Scheme, Surat No. 36 (Althan);

AND, WHEREAS, under sub-section (1) of Section-42 of the said Act, the Surat Municipal Corporation (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme"), in respect of the area included in the Town Planning Scheme, Surat No. 36 (Althan);

AND, WHEREAS, after taking into consideration the objections received by it the said authority submitted the said scheme to the State Government for sanction under Section-48 of the said Act in the Manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section 2 of section 48 of the said Act, Government of Gujarat, hereby:—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto;

(b) states that the said scheme shall be kept open to the inspection of the public at the office of the Surat Municipal Corporation during Office hours on all working days.

SCHEDULE

1. While finalising the draft Town Planning Scheme, the Town Planning Officer shall see that the percentage of deduction in the Open lands shall be kept uniform in the scheme area.
2. In the draft scheme some of original plots are included in reservation of the public purpose in the sanctioned Development Plan/Revised Development Plan of SUDA. As a result of these reservation the final plots allotted in lieu of these O.P.'s shall be identical in shape, size and situation as per their corresponding O.P.'s. In future if there is any change in these proposals/provisions of these reservations due to modification/variation under Gujarat Town Planning and Urban Development Act, 1976, the development permission shall be granted after deducting 30% of the area of the lands in O.P.'s.
3. While finalising the draft scheme, the Town Planning Officer shall carve out a separate original plots of lands declared as under the provisions of the Urban Land (Ceiling & Regulations) Act, 1976 and allot appropriate final plots in lieu of these original plots.
4. While finalising the draft scheme the Town Planning Officer shall specify the uses which are permissible in the final plots, allotted to the appropriate authority for the public purpose likely sub centre, utility centre, in consultation with appropriate authority.
5. While finalising the Town Planning Scheme the Town Planning Officer shall decide the public purpose of F.P.No.93- (allotted to Appropriate Authority for staff quarters) in accordance with the Gujarat Town Planning and Urban Development Act, 1976 in consultation with Appropriate Authority.
6. The word 'Housing for EWS' wherever used in the scheme shall be replaced by the words 'Housing for Socially and Economically Weaker Section of the people'.
7. While finalising the Draft Scheme the Town Planning Officer shall take a decision to increase the provision for allotment for Housing for Socially and Economically Weaker section of the people, upto 5% of the scheme area in the consultation with appropriate authority. The Town Planning Officer shall do this by making appropriate change in the purpose of final plots allotted to the appropriate authority for the other public purpose in the scheme area and without increasing the average percentage deduction within the scheme area.
8. In case of final plots allotted to the appropriate authority for public purpose, the Town Planning Officer shall decide the percentage of beneficiaries to the scheme area and general public in consultation with the appropriate authority by considering location area and use of public purpose.
9. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall determine the market values of the O.P.'s, after taking into consideration the comparable sales executed and registered for the last five years before date 23-9-97 in the vicinity of the scheme area.
10. While finalising the draft scheme, the Town Planning Officer shall specify the uses which are permissible in the final plots, allotted to the appropriate authority for the public purposes like 'Local Commercial' and 'Local shops'.
11. While finalising the draft scheme, the Town Planning Officer shall consider the expenditure incurred by the appropriate authority under section 41(2), 42(1) and 77(1) of the Act.
12. In the draft scheme, the road is proposed on existing canal and so the Town Planning Officer shall take decision about the disposal of the water of canal in consultation with appropriate authority and Irrigation Department.
13. Final plots allotted to the appropriate authority for the public purpose of 'SEWSHS', the Town Planning Officer shall decide it 10% beneficiary to scheme area and 90% beneficiary to general public.
14. Suitable final plots are not proposed in the draft scheme, the Town Planning Officer shall take decision about it, in the consultation of the appropriate authority.

15. While finalising the Draft Town Planning Scheme, the Town Planning Officer, shall consider replacement of the F.P.No. R-16 garden, 49B, 520 and alignment of proposed 12.0 mt wide road passing through O.P.No. 15 in the light of development Permission, permission of housing scheme under Section 21(1) of the Urban Land Ceiling Act, 1976 etc.

16. While finalising the Draft Town Planning Scheme the Town Planning Officer shall consider the area of block No. 96/P (O.P.36) as per the Revenue Record like 7 X 12, joint measurement sheet No. 4 etc. in light of the scheme sanctioned under section 20(1) of U.L.C. Act, 1976.

17. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall consider and give them a joint F.P. in lieu of O.P.No. 55, 57 and 76 as pr representations of owners.

18. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall consider the area of block No. 97 (O.P.No.37) as per the Revenue Record like 7 X 12, joint measurement sheet, Hissa form No. 4 etc. as per the representation of owner.

By order and in the name of the Governor of Gujarat,

K. M. SHAH,

Officer on Special Duty to the Government,
Urban Development and Urban Housing Department.



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th December, 1999.

GUJARAT REVENUE TRIBUNAL RULES, 1982.

No. :— GHM/99/77/M/GRT/1096/487/J : In exercise of the powers conferred by Rule-4 of the Gujarat Revenue Tribunal Rules 1982 and all other powers enabling it in that behalf the Government of Gujarat, hereby Reappoints Shri V. B. Desai, as a Member of Gujarat Revenue Tribunal for a further period of six month with effect from 4th December, 1999.

By order and in the name of the Governor of Gujarat,

K. L. VANKAR,
Deputy Secretary to the Govt.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા. ૪થી ડિસેમ્બર, ૧૯૯૯.

ગુજરાત મહેસૂલ પંચ નિયમો, ૧૯૮૨

ક્રમાંક : ધમ-૯૯/૭૭-મ-ગમન-૧૦૯૬-૪૮૭-૪. — ગુજરાત મહેસૂલ પંચ નિયમો, ૧૯૮૨ના નિયમ-૪થી મળેલ સરનાની રૂએ અને આ અંગે અધિકૃત કરતી બીજી તમામ સરનાની રૂએ ગુજરાત સરકાર આથી શ્રી વી. બી. દેસાઈની તારીખ ૪-૧૨-૧૯૯૯થી વધુ છ માસની મુદત માટે મહેસૂલ પંચના સભ્ય તરીકે પુનઃ નિમણૂક કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. એલ. વસુકર,
સરકારના નામ સચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st December, 1999.

No. GHKE/75/99/APM/1299/3354/G.—WHEREAS, by the Director of Agricultural Marketing and Rural Finance, Gujarat State, Ahmedabad, Notification No. MSC-7-(61)-E, dated 26th November, 1959 issued under sub-section (1) of section 5 of Gujarat Agricultural Produce Markets Act, 1963 (Gujarat Act No. XX of 1964) the area comprised in Idar and Vadali talukas in the Sabarkantha District has been declared as market area (hereinafter referred to as 'the said market area') for the purpose of the said Act in respect of certain commodities of Agricultural Produce specified therein.

AND, WHEREAS, Wheat, Bajari, Juwar, Groundnut (Shelled and unshelled), Cotton (Ginned and unginned), Cotton Seeds, Paddy, Maize, Barely, Mung, Udid, Tur Gram, Til, Casterseed, Pulses and other Rai (Raido), Vegetable : Potato, Onion, Tomato, Elephant Foot, Red pumpkins, Sakkaria, Rats-tail, Guwarfali, Valor, Smooth guard, Parwar, Bottle guard, Peas (Green), Tursing, Coliflower, Sava, Bitter guard, Raidge guard, Mula, Carrot, Tandalic, Cabbage, Fruits : Mango, Lemon, Chicoo, Chibhala Malon, Papaya, Guava, Bor, Condiments spices : Haldi, Ginger, Garlic, Dhana, Chillie (Green) Variyali Cummin, Methi and Animal husbandary products : Cattle, Sheep and Goat have been regulated for the sale and purchase in said market area of Sabarkantha District.

AND, WHEREAS, it is intended to devide the said Market area into two separate market areas, namely: (1) the market area comprising the area of the Idar taluka and (2) the market area comprising the area of Vadali taluka of the Sabarkantha District.

NOW, THEREFORE, in exercise of powers conferred by section 52 read with section 5 of the Gujarat Agricultural Produce Markets Act, 1963 (Gujarat Act No. XX of 1964) the Government of Gujarat hereby declares its intention to devide the said market areas into two separate market area, namely:— (1) the market area comprising the area of the Idar taluka and (2) the market area comprising the area of the Vadali taluka of the Sabarkantha District.

For the purpose of the Gujarat Agricultural Produce Markets Act, 1963 for regulating the purpose and sale of Wheat, Bajari, Juwar, Groundnut, (Shelled and unshelled), Cotton (Ginned and Un-ginned) Cotton Seeds, Maize Barely, Mung, Udid, Tur, Gram Til and Caster Seeds Pulses and other Rai (Raido), Vegetable : Potato, Onion, Tomato, Elephant Foot, Red pumpkins, Sakkaria, Rats Tail, Guwarfali Valor, Smooth guard, Parwar, Bottle Guard, Peas (Green) Tursing Coliflower, Sava, Bitter guard, Raidge guard, Mula, Corrot, Tandaljo, Cobbage, Fruits : Mango Lemon, Chicoo, Chibhaad, Milon, p. paya Guava, Bor, Condiments species : Haldi, Ginger, Garlic, Dhana, Chillie (Green), Varaialy, Cummin Methi and Animal husbandary products : Cattle, Sheeps and goat in the proposed market area.

Any objection or suggestions which may be received by the Deputy Secretary to the Government of Gujarat, Agriculture and Cooperation Department, Sachivalaya, Gandhinagar, within a period of one month from the date of publication of this notification in the Official Gazette will be considered by the Government.

By order and in the name of the Governor of Gujarat,

S. A. SHAIKH,

Deputy Secretary to the Government.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તારીખ ૧લી ડિસેમ્બર, ૧૯૯૩.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ/૭૫/૯૯/એપીએમ/૧૨૯૯/૩૩૫૪/ગ. - ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (ગુજરાત અધિનિયમ, નં. ૨૦ સને. ૧૯૬૪) ની કલમ-૫ની પેટા-કલમ (૧) હેઠળ બહાર પાડેલ ડાયરેક્ટર ઓફ એગ્રીકલ્ચરલ માર્કેટીંગ એન્ડ ડુરલ ફીનાન્સ ગુજરાત રાજ્ય, અમદાવાદના જાહેરનામા ક્રમાંક : એમએસસ-૭-(૬૧)-ઈ તા. ૨૬-૧૧-૧૯૯૩ સાબરકાંઠા જિલ્લાના ઈસર અને વડાલી તાલુકાઓના બનેલા વિસ્તારોને સદરહુ અધિનિયમના હેતુઓ માટે, તેમાં નિર્દિષ્ટ કરેલ ખેત ઉત્પાદનોનાં અમુક જાતના સંબંધમાં બજાર વિસ્તાર (જેનો આમાં હવે પછી "સદરહુ બજાર વિસ્તાર" તરીકે ઉલ્લેખ કર્યો છે તે) તરીકે જાહેર કરવામાં આવ્યો છે.

અને, સદરહુ બજાર વિસ્તારનું બે જુદા જુદા વિસ્તારો એટલે કે સાબરકાંઠા જિલ્લાના ઈસર તાલુકાના બનેલાં બજાર વિસ્તાર અને વડાલી તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજન કરવા ધાર્યું છે.

અને, ઉપરોક્ત વિસ્તારોના બનેલા સૂચિત બજાર વિસ્તાર માં ઘઉં, બાજરી, જુવાર, મગફળી (ફિલેલી અને ફોલ્યા વગરની) કપાસ, (લોઢેલા અને લોઢ્યા વગરનો) કપાસાયા, ડાંગર, મકાઈ, જવ, મગ, અડદ, નુવેર, ચણા, તલ, એરંડા, કઠોળ અને બીજા ઉત્પન્ન રાઈ. (રાયડો) શાકભાજી : બટાટા, ડુંગળા, ટામેટા, સુરણ, રતાળુ, શક્કરાયા, મોગરા, ગવારફળા, વાલોર, ગલકા, પરવળ, દૂધી, લીલા વટાણા, નુવેર, ફૂલાવર, પાલક, સવા, ભીંડા, ગાલોડા, કારેલા, તુરાયા, મૂળા, ગાજર, તાંદળજે, કોબઝ, ફળો : કેરી, લીંબુ, ચોકુ, ચીબડા, સક્કરટેટો, પપૈયા, જમફળ, બોર. મસાલા તેજના :- હળદર, આદુ, લસણ, ધણા, મરચાં, વરયાળા, જીરું મેથાં. પશુપાલનની પેદાશ : ઢોર, ઘેટાં, બકરા, ખરોદ તથા વેચાણનું નિયમન કરવા ધાર્યું છે.

તેથી, હવે, ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ ૨૦માં) ની કલમ-૫ની કલમ-૫ સાથે વાંચતા મળેલ સત્તાની રૂએ, ગુજરાત સરકાર આથી સદરહુ બજાર વિસ્તારને ઘઉં, બાજરી, જુવાર, મગફળી, (ફિલેલી અને ફોલ્યા વગરની) કપાસ (લોઢેલા અને લોઢ્યા વગરનો) કપાસાયા, ડાંગર, (જીરું અને જીરું વગરના) મકાઈ, જવ, મગ, અડદ, નુવેર, ચણા, તલ, એરંડા કઠોળ અને બીજા ઉત્પન્ન રાઈ (રાયડો) શાકભાજી :- બટાટા, ડુંગળા, ટામેટા, સુરણ, રતાળુ, શક્કરાયા, મોગરા, ગવારફળા, વાલોર, ગલકા, પરવળ, દૂધા, લીલા વટાણા, તુરાયા, ફૂલાવર, પાલક, સવા ભીંડા, કારેલા, મૂળા, ગાજર, તાંદળજે, કોબઝ, ફળો :- લીંબુ, કેરી, ચોકુ ચીબડા, સક્કરટેટો, પપૈયા, જમફળ, બોર. મસાલા તેજના :- હળદર, આદુ, લસણ, ધણા, મરચાં, વરયાળા, જીરું મેથાં. પશુપાલનની પેદાશ :- ઢોર, ઘેટાં, બકરા, ખરોદ તથા વેચાણનું નિયમન કરવા માટે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ના હેતુઓ માટે સાબરકાંઠા જિલ્લાના ઈસર તાલુકામાં સમાવિષ્ટ વિસ્તારના બનેલા બજાર વિસ્તારમાં અને વડાલી તાલુકામાં સમાવિષ્ટ વિસ્તારના બનેલા બજાર વિસ્તારમાં વિભાજન કરવાનો પોતાનો ઈરાદો જાહેર કરે છે.

આ જાહેરનામું રાજ્યપત્રમાં પ્રસિધ્ધિયાન તારખાં એક મહિનાના સુદતને અંદર ગુજરાત સરકારના નાયબ સચિવશ્રી (સહકાર) કૃષિ અને સહકાર વિભાગ સચિવાલય, ગાંધીનગરને જે કોઈ સૂચનો મળશે તેના ઉપર સરકાર વિચારણા કરશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એસ. એ. શેખ,
સરકારના નાયબ સચિવ.



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 8th December, 1999.

GUJARAT REVENUE TRIBUNAL RULES, 1982.

No. : GHM/99/78/M/GRT/1096/487/J.—In exercise of the powers conferred by Rule 4 of the Gujarat Revenue Tribunal Rules, 1982 and all other powers enabling it in that behalf the Government of Gujarat, hereby Reappoints Shri K. D. Parmar as a Member of Gujarat Revenue Tribunal with effect from 7th December, 1999 till the further orders.

(2) The orders regarding tenure will be issued later on.

By order and in the name of the Governor of Gujarat,

K. L. VANKAR,
Deputy Secretary to the Govt. of Gujarat.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૮મી ડીસેમ્બર, ૧૯૯૯.

ગુજરાત મહેસૂલ પંચ નિયમો, ૧૯૮૨.

ક્રમાંક : ધમ-૯૯-૭૮-મ-શમને/૧૦૯૬-૪૮૭-૬૪. — ગુજરાત મહેસૂલ પંચ; નિયમો, ૧૯૮૨ના નિયમ-૪થી મળેલ સત્તાની રૂએ અને આ અંગે અધિકૃત કરતી બીજી તમામ સત્તાની રૂએ ગુજરાત સરકાર આથી શ્રી કે. ડી. પરમારની તા. ૭મી ડીસેમ્બર ૧૯૯૯ થી બીજા હુકમ ન થાય ત્યાં સુધી મહેસૂલ પંચના સભ્ય તરીકે પુનઃ નિમણૂક કરે છે.

૨. તેઓની નિમણૂકની મુદત અંગેના હુકમો હવે પછી કરવામાં આવશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. એલ. વાસુકર,
સરકારના નાયબ સચિવ,



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PART—IV-B

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શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ,

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૩૦ ડિસેમ્બર, ૧૯૯૯.

ક્રમાંક : જીએચવી-૧૯૯૯ નો ૧૯૫ ટીપીવી/૧૦૯૭/૧૪૬૪/૧.-શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગની તારીખ ૧૬/૯/૯૯ ની અધિસૂચના ક્રમાંક : જીએચવી-૧૯૯૯ નો ૧૪૯ ટીપીવી/૧૦૯૭/૧૪૬૪/૧, ની નવમી તથા દસમી લીટીમાં “નગર રચના અધિકારી, નગર રચના યોજના ઘાટલોડીયા” ને બદલે “નગર રચના અધિકારી, નગર રચના યોજના, “ઓઢવ” એ મુજબ વંચાણે લેવું

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,

સરકારના ઉપસચિવ.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT,

Notification

Sachivalaya, Gandhinagar, 3rd December, 1999.

THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. GHR-99/203/BRU-1096-1086-Part. 1-M(3).—In exercise of the powers conferred by sub-section (2) of Section-3 and also by sub-clause (IV) of Clause (a) of Sub-section (1) of Section-4 of the Bombay Relief Undertakings (Special Provisions) Act, 1958, (No. XCVI OF 1958), the Government of Gujarat had declared following undertakings of National Textile Corporation (Gujarat) Ltd., Ahmedabad, vide its Notification No. GHR-180-BRU-1096-1083-M.3, dated 30-10-98, as Relief Undertakings commencing from dated 1st November, 1998, for the period of twelve months:—

1. Ahmedabad Jupiter Textile Mills, Ahmedabad.
- (2) Ahmedabad New Textile Mills, Ahmedabad.
- (3) Himadri Textile Mills, Ahmedabad.
- (4) Jahangir Textile Mills, Ahmedabad.
- (5) New Manekchowk Textile Mills, Ahmedabad.
- (6) Mahalaxmi Textile Mills, Bhavnagar.
- (7) Petlad Textile Mills, Petlad.
- (8) Rajkot Textile Mills, Rajkot.
- (9) Rajnagar Textile Mills, Ahmedabad.
- (10) Viramgam Textile Mills, Viramgam.

As per the Orders passed by the Hon. High Court dated 8-9-99, in the Special Civil Application No. 2022 of 1999, Textile Labour Union & Ors. v/s Govt. of Gujarat & Ors. the Govt. of Gujarat hereby cancel the Notification dated 30-10-98 No. GHR-180-BRU-1086-1083-M(3) ab-initio.

By order and in the name of the Governor of Gujarat,

T. A. SAIYED,
Section Officer,
Labour and Employment Department.



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PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

INFORMATION AND BROADCASTING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14th December, 1999.

GUJARAT TAX ON LUXURIES (HOTELS AND LODGING HOUSES) ACT, 1977.

No. (GHT-99-36)/SSA/1098/4621/E.—WHEREAS, the Government of Gujarat considers it necessary so to do in the public interest.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 20-B of the Gujarat Tax on Luxuries (Hotels and Lodging Houses) Act, 1977 (Guj. 24 of 1977) the Government of Gujarat hereby exempts, a person to whom any luxury is provided in the Pathikashrams or Guest Houses or Circuit Houses of Government of Gujarat or of Panchayats, from the payment of the whole of the tax leviable under section 3 of the said Act.

By order and in the name of the Governor of Gujarat,

C. M. SHAH,

Deputy Secretary to Government.

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IV-B-EX.-277-1



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th December, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. : GH/V/203 of 1999/TPS/1499/2429/L.—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Surat Municipal Corporation declared its intention of making of the Draft Town Planning Scheme, Surat No. 53 (Magob-Dumbhal) ;

AND WHEREAS under sub-section (1) of section 42 of the said Act, the Surat Municipal Corporation (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme, Surat No. 53 (Magob-Dumbhal) ;

AND WHEREAS after taking into consideration the objections received by it the said authority submitted the said scheme to the State Government for sanction under Section-48 of the said Act in the manner provided therein ;

AND WHEREAS the petitioners Shree Madhubhai Manchhabhai & Ors. filed a SCA NO. 7865/1999 against the State of Gujarat and others in the Gujarat High Court.

AND WHEREAS the above named petitioners filed C.A. NO. 12591/99 in SCA No. 7865/99 ;

AND WHEREAS Shree Haribhai Manchhabhai filed C.A. NO. 13082/99 in SCA NO. 7865/99 which, as reported by Municipal Commissioner, Surat Municipal Corporation vide his Fax Message No. FAX/OUT-NOC-236-TPD-OUT-5671-- dated 8-12-1999. is in favour of Surat Municipal Corporation and as well as the Government of Gujarat ;

AND WHEREAS in C.A. NO. 12591/99 in SCA NO. 7865/99, Shree Madhubhai Manchhabhai and others V/s. State of Gujarat & Ors. the Hon'ble Gujarat High Court has passed the following order on 2-11-99.

"Heard Shri P. G. Desai for the applicant and Shri Y. N. Oza for the opposite party.

The prayer in this Civil Application is for vacating the interim order to maintain status quo or for suitable modification in the said order passed in Spl. Civil Application No. 7865/99 on 8-10-99. Learned Counsel for the parties have agreed that the order to maintain status-quo may be modified to this extent that this order shall operate with respect to the land of the petitioner of Sp. Civil Application aforesaid and that direction may be given that Town Planning Scheme No. 53 of village Dumbhal shall proceed and may be finalised, but its implementation regarding the lands of the petitioner shall remain stayed.

In view of this statement interim order dated 8-10-99 is modified and it is hereby ordered that the respondents shall maintain status quo with respect to the petitioner's lands and shall be free to proceed with the Town Planning Scheme No. 53 aforesaid. However, implementation of this scheme with regard to petitioner's lands shall remain stayed dt. 18-11-99. With this direction this Civil Application is finally disposed of."

AND WHEREAS the SCA NO. 7865/99 and CA No. 12591/99 in SCA NO. 7865/99 are finally disposed of by the Hon'ble Gujarat High Court on 3-11-1999 and 2-11-1999 respectively.

AND WHEREAS the C.A. NO. 13082/99 in SCA NO. 7865/99 Shree Haribhai Manchhabhai & Ors. is pending for final hearing and final decision in Gujarat High Court.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 48 of the said Act, Government of Gujarat, hereby :—

(a) Sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto and subject to the exclusion of petitioner's lands included in this scheme of village Dumbhal bearing R.S.NO. 44/3 (admeasuring 23573 Sq. M.) and R.S. NO. 46 (admeasuring 12960 Sq. M.) as per the aforesaid order dated 2-11-1999 of the Hon'ble Gujarat High Court in C.A. NO. 12591/99 in SCA NO. 7865/99 ;

(b) States that the said scheme shall be kept open to the inspection of the public at the office of the Surat Municipal Corporation during office hours on all working days ;

SCHEDULE

1. In the draft scheme some of original plots are included in reservation of the public purpose in the sanctioned Development Plan/Revised Development Plan of SUDA. In future if there is any change in these proposals/provisions of these reservations due to modification/variation under Gujarat Town Planning and Urban Development Act, 1976, the development permission shall be granted after deducting 60% of the area of the lands in O.Ps. (except O.P. NO. 1,2,25 and 26).

2. While finalising the draft scheme, the Town Planning Officer shall carve out a separate O.P. of lands declared under the provisions of the Urban Land (Ceiling and Regulations) Act, 1976 and allot appropriate F.Ps. in lieu of these O.Ps.

3. In the draft scheme, the road is proposed on existing canal and so the Town Planning Officer shall take decision about the disposal of the water of canal in consultation with appropriate authority and Irrigation Department.

4. While finalising the draft scheme the Town Planning Officer shall specify the uses which are permissible in the final plots allotted to the appropriate authority for the public purpose like district centre, community centre in consultation with appropriate authority."

5. Final plots allotted to the appropriate authority for the public purpose of "salable commercial", the Town Planning Officer shall decide it 10% beneficial to scheme area and 90% beneficial to general public.

6. In case of final plots allotted to the appropriate authority for public purpose, the Town Planning Officer shall decide the percentage of beneficiaries to the scheme area and general public in consultation with appropriate authority, by considering location, area and use of public purpose.

7. The word "Housing for EWS" wherever used in the scheme shall be replaced by the words "Housing for Socially and Economically Weaker Sections of the people".

8. Final plots allotted to the appropriate authority for the public purpose of "SEWSHS", the Town Planning Officer shall decide 10% beneficiaries to scheme area and 90% beneficiaries to general public.

9. Allotment of the final plot for the public purpose "school and play ground" is of no use in the vicinity of the scheme (because of the use of godown and marketing yard) and so that the Town Planning Officer shall redecide the use of that F.P. in consultation with appropriate authority.

10. While finalising the draft scheme, the Town Planning Officer shall consider the expenditure incurred by the appropriate authority under section 41(1), 42(2) and 77(1) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,
Officer on Special Duty to the Government of Gujarat.



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by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th December, 1999.

GUJARAT SALES TAX ACT, 1969.

No. (GHN-29)GST-1999 (S-49)(321)TH.—WHEREAS, the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj. I of 1970), the Government of Gujarat hereby amends the Government Notification, Finance Department No. (GHN-627) GST 1070 (S-49)TH, dated the 29th April, 1970, as follows, namely:—

In the schedule appended to the said notification the entry at serial No. 254 inserted *vide* Notification No. (GHN-2) GST-1092 (S-49) (248) TH dated 31st January, 1992, shall be deleted.

By order and in the name of the Governor of Gujarat,

V. C. VINOD,
Under Secretary to the Government.

279-1

IV-B-Extra-279-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L, made
by the Government of Gujarat under the Gujarat Acts.

મહેસૂલ વિભાગ

લુકમ

સચિવાલય, ગાંધીનગર, ૨૩મી જૂન, ૧૯૯૯.

મુંબઈ મહેસૂલ અધિનિયમ, ૧૮૭૯.

ક્રમાંક : જીએચએમ/૯૯/૩૯/એમ/પીએફઆર/૧૦૯૯/યુઓ/૭૫/એવ.—મુંબઈ જમીન મહેસૂલ અધિનિયમ, ૧૮૭૯ (સન ૧૮૭૯ના
પ્રમા)ની ક્લમ ૭ થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર, આથી, મહેસૂલ વિભાગનું તારીખ ૨૪મી સપ્ટેમ્બર, ૧૯૯૭નું જાહેરનામું
ક્રમાંક : જીએચએમ/૯૭/૮૧/એમ/પીએફઆર/૧૦૯૭/એવ સુધારે છે અને વડોદરા જિલ્લામાંથી નસવાડી તાલુકો બાકત કરે છે અને નર્મદા
જિલ્લામાં નસવાડી તાલુકો સમાવિષ્ટ કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. એચ. નાગર,
સરકારના ઉપસચિવ,

મહેસૂલ વિભાગ

લુકમ

સચિવાલય, ગાંધીનગર, ૨૩મી જૂન, ૧૯૯૯.

મુંબઈ જમીન મહેસૂલ અધિનિયમ, ૧૮૭૯.

ક્રમાંક : જીએચએમ/૯૯૪૦/એમ-પીએફઆર/૧૦૯૯-ગુઓ-૭૫-એવ.

મહેસૂલ વિભાગના તારીખ ૨૪મી સપ્ટેમ્બર, ૧૯૯૭ના સરકારી જાહેરનામા ક્રમાંક : જીએચએમ/૯૭-૮૪/એમ-પીએફઆર-૧૦૯૭-એવ, હેઠળ, ગુજરાત સરકારે, નીચેના તાલુકાઓના બનેલા મુખ્ય મથક પાટણ સાથેના નવા પાટણ જિલ્લાની રચના કરે છે:—

૧. ચાણસ્મા
૨. હારીજ
૩. પાટણ
૪. સમી
૫. સિધ્ધપુર
૬. સાંતલપુર
૭. ચંધનપુર

અને, મહેસૂલ વિભાગના તારીખ ૧૫મી ઓક્ટોબર, ૧૯૯૭ના સરકારી જાહેરનામા ક્રમાંક : ડીએમ-૯૭/૧૨૧-એમ-પીએફઆર-૨૦૯૭/૨૫૮૫-એવ હેઠળ ગુજરાત સરકારે, સિધ્ધપુર તાલુકાને તેમાં જોગવાઈ કર્યા પ્રમાણેના ગામોના બનતા સિધ્ધપુર તાલુકા અને ઉંઝા તાલુકા એ ર બે તાલુકામાં વિભાજન કર્યું છે અને ગુજરાત સરકારે, પાટણ જિલ્લામાંથી ઉંઝા તાલુકાને બાકાત કરીને અને મહેસાણા જિલ્લામાં ઉંઝા તાલુકાને સમાવિષ્ટ કરીને પાટણ જિલ્લા અને મહેસાણા જિલ્લાની પુનઃ રચના કરવાનો નિર્ણય કર્યો છે.

તેથી, હવે, મુંબઈ જમીન મહેસૂલ, અધિનિયમ, ૧૮૭૯ (સન ૧૮૭૯ના મુંબઈના પામો)ની કલમ ૭થી મળેલી સત્તાની રૂએ, અને મહેસૂલ વિભાગના તારીખ ૧૫મી ઓક્ટોબર, ૧૯૯૭ના સરકારી જાહેરનામા ક્રમાંક : ડીએમ-૯૭/૧૨૧-એમ/પીએફઆર-૨૦૯૭/૨૫૮૫-એવ સાથે ધારિતા, ગુજરાત સરકાર, આથી, તારીખ ૨૪મી સપ્ટેમ્બર ૧૯૯૭નું સદરજુ સરકારી જાહેરનામું ક્રમાંક : જીએચએમ/૯૭-૮૪/એમ-પીએફઆર-૧૦૯૯-એવ, સુધારે છે અને પાટણ જિલ્લામાંથી ઉંઝા તાલુકા બાકાત કરે છે અને મહેસાણા જિલ્લામાં ઉંઝા તાલુકાને સમાવિષ્ટ કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના લુકમથી અને તેમના નામે,

જી. એચ. નાગર,
સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachinbhai, Gandhinagar, 21st December, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/205 of 1999/TPS/1299/528/L :— WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/188 of 1999/TPS-1294-2795-(81)-L, dated 21st December, 1995 the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (hereinafter referred to as "the said Act") sanctioned the draft Town Planning Scheme, Vadodara No. 1 (Akota) (First Varied) (hereinafter referred to as "the said draft scheme") submitted to it by the Vadodara Municipal Corporation;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No. GH/V/101 of 1997/TPS-1297-1258-L dated 8th August, 1997, the Government of Gujarat, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (The President's Act No. 27 of 1976) has sanctioned the Town planning Scheme, Vadodara No. 1 (Akota) Preliminary;

AND WHEREAS, the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme, Vadodara No. 1 (Akota) (Final Scheme) (hereinafter referred to as "the said final scheme") as required under sub-section (2) of section 52 and sub-section (2) of section 64 of the said Act;

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby :—

- (a) Sanctions "the said final scheme".

(b) States that "the said final scheme shall be kept open for inspection by the public at the office of the Vadodara Municipal Corporation during office hours on every day except Sundays and holidays; and

(c) fixes the 21 day of January, 2000 as the date for the purpose of clause (b) of sub-section (2) of the said section 65.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty to the Govt. of Gujarat,
Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st December, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/206 of 1999/TPS/1299/677/L:—WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/62 of 1993/TPS-1292-1292(83)-L, dated 23rd March, 1993, the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (hereinafter referred to as "the said Act") sanctioned the draft Town Planning Scheme, Vadodara No. 20 (Atladara) (hereinafter referred to as "the said draft scheme") submitted to it by the Vadodara Municipal Corporation;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No. GH/V/96 of 1997/TPS-1295-1097-L, dated 29th July, 1997, the Government of Gujarat, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (The President's Act No. 27 of 1976) has sanctioned the Town Planning Scheme, Vadodara No. 20 (Atladara) Preliminary;

AND WHEREAS, the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme, Vadodara No. 20 (Final Scheme) (hereinafter referred to as "the said final scheme (Atladara)" as required under sub-section (2) of section 52 and sub-section (2) of section 64 of the said Act;

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the said Act, the Government of Gujarat hereby :—

(a) Sanctions "the said final Scheme".

(b) States that "the said final scheme shall be kept open for inspection by the public at the office of the Vadodara Municipal Corporation during office hours on every day except Sundays and holidays; and

(c) Fixes the 21 day of January, 2000 as the date for the purpose of clause (b) of sub-section (2) of the said section 65.

By order and in the name of the Governor of Gujarat,

V. B. DAVE,

Officer on Special Duty to the Govt. of Gujarat,
Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st December, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/207 of 1999/TPS/1499/1786/L.—WHEREAS under Section-41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Surat Urban Development Authority declared its intention of making of the Draft Town Planning Scheme, Surat No. 8 (Palanpur);

AND WHEREAS under sub-section (1) of Section-42 of the said Act, the Surat Urban Development Authority (hereinafter called "the said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme, Surat No. 8 (Palanpur);

AND WHEREAS after taking into consideration the objections received by it the said authority submitted the said scheme to the State Government for sanction under sub-section (1) of Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section 2 of Section 43 of the said Act, Government of Gujarat, hereby:—

(a) sanctions the said Draft scheme subject to the modifications enumerated in the Schedule appended hereto;

(b) states that the said Draft scheme shall be kept open to the inspection of the public at the office of the Surat Urban Development Authority during office hours on all working days;

SCHEDULE

1. While finalising the draft Town Planning Scheme, the Town Planning Officer shall see that the percentage of deduction in the open lands shall be kept uniform in the scheme area.

2. In the draft scheme some of original plots are included in reservation of the public purpose in the sanctioned Development Plan/Revised Development Plan of SUDA. As a result of these reservation the final plots allotted in view of these O.P.'s shall be identical in shape, size and situation as per their corresponding O.P.'s. In future if there is any change in these proposals/provisions of these reservations due to modification/variation under Gujarat Town Planning and Urban Development Act, 1976, the development permission shall be granted after deduction 30% of the area of the lands in O.P.'s.

3. While finalising the draft scheme, the Town Planning Officer shall draw out a separate original plots of lands declared as under the provisions of the Urban Land Ceiling Act, 1976 and allot appropriate final plots in lieu of these original plots.

4. While finalising the Town Planning Scheme, the Town Planning Officer shall decide the public purpose of F.P. No. 112, 118 and 120 allotted to Appropriate Authority for public amenities in accordance with the Gujarat Town Planning and Urban Development Act, 1976 in consultation with Appropriate Authority.

5. In case of final plots allotted to the appropriate authority for public purpose, the Town Planning Officer shall decide the percentage of beneficiaries to the scheme area and general public in consultation with the appropriate authority by considering location, area and use of public purpose.

6. While finalising the Draft Scheme, the Town Planning Officer shall redetermine the plots allotted for "sale for commercial and sale for residential" as well as "housing scheme for Socially and Economically Weak People" to the Appropriate Authority are 10% beneficial to the owners or residents within the area of the scheme and 90% beneficial to the residents outside the scheme area.

By order and in the name of the Governor of Gujarat.

V. B. DAVE,

Officer on Special Duty to the Government of Gujarat,
Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st December, 1999.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/208 of 1999/TPS/1499/900/L.—WHEREAS under Section-41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Surat Municipal Corporation declared its intention of making of the Draft Town Planning Scheme Surat No. 34 (Magob-Dumbhal).

AND WHEREAS under sub-section (1) of Section-42 of the said Act, the Surat Municipal Corporation (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme, Surat No.34 (Magob-Dumbhal).

AND WHEREAS after taking into consideration the objections received by it the said authority submitted the said scheme to the State Government for sanction under Section-48 of the said Act in the manner provided there in.

NOW, THEREFORE, in exercise of the powers conferred by sub-section 2 of Section 48 of the said Act, Government of Gujarat, hereby :—

(a) Sanctions the said scheme Subject to the modifications enumerated in the Schedule appended hereto;

(b) States that the said scheme shall be kept open to the inspection of the public at the office of the Surat Municipal Corporation during office hours on all working days.

SCHEDULE

1. While finalising the draft Town Planning Scheme, the Town Planning Officer shall see that the percentage of deduction in the open lands shall be kept uniform in the scheme area.

2. In the draft scheme some of original plots are included in reservation of the public purpose in the sanctioned Development Plan/Revised Development Plan of SUDA. As a result of these reservation the final plots allotted in view of these O.P.'s shall be identical in shape, size and situation as per the corresponding O.P.'s. In future if there is any change in these proposals/provisions of these reservations due to modification/variation under Gujarat Town Planning and Urban Development Act, 1976, the development permission shall be granted after deducting 30% of the area of the land in O.P.'s.

3. While finalising the draft scheme, the Town Planning Officer shall carve out a separate original plots of lands declared as under the provisions of Urban Land Ceiling Act-1976 and allot appropriate final plots in lieu of these original plots.

4. While finalising the draft scheme the Town Planning Officer shall specify the uses which are permissible in the final plots, allotted to the appropriate authority for the public purpose like sub-centre, district centre, utility center, cultural center in consultation with appropriate authority.

5. While finalising Town Planning Scheme the Town Planning Officer shall decide the public purpose of F.P. No. 29, 30, 35, 43 and F.P. No. 45 (allotted to Appropriate Authority for public utility, public utility, local commercial, public utility and local commercial in accordance with the Gujarat Town Planning and Urban Development Act, 1976 in consultation with Appropriate Authority.

6. The word 'Housing for EWS' wherever used in the scheme shall be replaced by the words 'Housing for Social and Economically Weaker Section of the people'.

7. While finalising the Draft scheme the Town Planning Officer shall take a decision to increase the provision for allotment for 'Housing for socially and Economically Weaker Section of the people' upto 5% of the scheme area in the consultation with appropriate authority. The Town Planning Officer shall do this by making appropriate change in the purpose of final plots allotted to the appropriate authority for the other public purpose in the scheme area and without increasing the average percentage deduction within the scheme area.

8. In case of final plot allotted to the appropriate authority for public purpose, the Town Planning Officer shall decide the percentage of beneficiaries to the scheme area and general public in consultation with the appropriate authority by considering location, area and use of public purpose.

9. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall determine the market values of the O.P.'s after taking into consideration the comparable sales executed and registered for the last five years before dated 21-4-1997 in the vicinity of the scheme area.

10. While finalising the draft Town Planning Officer shall include the expenditure on account of section 41(2) 42(1) and section 77(1) of the Act.

11. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall allot separate final plots in lieu of original plots on the basis of relevant records.

By order and in the name of the Governor of Gujarat.

V. B. DAVE,

Officer on Special Duty to the Government of Gujarat.
Urban Development and Urban Housing Department.

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PART IV—B

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શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તા. ૧૬મી ડીસેમ્બર, ૧૯૯૯.

ક્રમાંક : જાએચવી/૧૯૯૯નો ૨૦૧/ટીપીવી/૧૦૯૯/૨૭૧૮/વિ. — ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ ૨૭ જોનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૫૦ની પેટા-કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગનાં તા. ૬-૯-૯૬ ના જાહેરનામા ક્રમાંક : જાએચવી/૧૯૯૯નો ૧૪૫/ટીપીવી/૧૦૯૬/૧૨૦૫/વ થી મુસદ્દારૂપ નગર રચના યોજના જાડા નં. ૪, (જામનગર ધુવાવ) તથા તા. ૨૦-૧૧-૯૮ના જાહેરનામા ક્રમાંક : જાએચવી/૧૯૯૮નો ૧૭૧, ટીપીવી/૧૦૯૮/૨૧૩૮/વ થી મુસદ્દારૂપ નગર રચના યોજના જામનગર નં. ૧ અને નં. ૨, મુસદ્દારૂપ નગર રચના યોજના જાડા-નં. ૧ અને નં. ૨ તથા મુસદ્દારૂપ નગર રચના યોજના નં. ૩ (જામનગર ધુવાવ) ને અંતિમ કરવા માટે નિમવામાં આવેલ નાયબ નગર નિયોજક (જુ.) જામનગર શાખાને બદલે હવે નગર રચના અધિકારી, નગર રચના યોજના, જામનગરની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને *તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th December, 1999.

BOMBAY PROHIBITION ACT, 1949

No. G/G/235/NRA/1097/3040(99)/E.1-WHEREAS certain draft rules were published as required by sub-section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at page 155 of the Government of Gujarat Gazette Extraordinary part-IV-B, dated the 5th August, 1999 under Government Notification Home Department No. G/G/117/NRA/1097/1661/99/E.1 dated the 3rd August, 1999 inviting objections and suggestions from all persons likely to be affected thereby the Government of Gujarat after the expiry of thirty days from the date of publication of the said notification in the Official Gazette.

AND whereas, no objections and suggestions have been received by the Government on the aforesaid draft notification

NOW, THEREFORE, in exercise of the powers conferred by clause (u) of sub-section 2 of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), read with section 107 thereof the Government of Gujarat hereby makes the following rules further to amend the Neera (Consumption) Order, 1958 namely:-

1. This order may be called the Neera (Consumption) Gujarat Amendment Order, 1999.
2. In the Neera (Consumption) Order 1958, in clause 4, in sub-clause (4) for the letters and figures, "Rs. 15" the letters and figures "Rs. 50" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government of Gujarat,
Home Department.



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PART IV—B

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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th December, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/236/DNS/1097/3036-(99)/E.1.—WHEREAS certain draft rules were published as required by sub-section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at page 92 and 93 of the Government of Gujarat Gazette Part IV-B, dated the 5th August, 1999 under Government Notification Home Department No. G/G/86/DNS/1097/1963-(98)/E.1, dated the 8th June, 1999 inviting objections and suggestions, from all persons likely to be affected thereby for a period of thirty days from the date of publication of the said notification in the official gazette.

AND WHEREAS, no objections and suggestions have been received by the Government on the afore-said draft notification;

NOW, THEREFORE, in exercise of the powers conferred by clause(u) of sub-section (3) of section 143, of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), read with section 107 thereof the Government of Gujarat hereby makes the following rules further to amend the Bombay Rectified Spirit Rules, 1951, namely :—

1. These rules may be called the Bombay Rectified Spirit (Gujarat Amendment) Rules, 1999.
2. In the Bombay Rectified Spirit Rules, 1951 (herein-after referred to as "the said rules") in rule 5, for sub-rule (2) the following shall be substituted, "2A licence under sub-rule (1) may be granted on payment of the fees specified below :

(a) for a licence in form R.S.I.	Rs. 50
(b) for a licence in form R.S.II where the quantity of rectified spirit to be possessed and used per quart.	
(i) does not exceed 6 quart bottles.	Rs. 100
(ii) exceeds 6 quart bottles but does not exceed 25 litres.	Rs. 500
(iii) exceeds 25 litres but does not exceed 250 lit.	Rs. 1000
(iv) exceeds 250 lit. but does not exceed 1000 lit.	Rs. 1500
(v) exceeds 1000 lit. but does not exceed 5000 lit.	Rs. 2500
(vi) exceeds 5000 lit.	Rs. 5000

2. In the said rules, in rule 5, in sub-rule (2) in the proviso for the words and figures "Rs. 5" the word and figures "Rs. 100" shall be substituted.

3. In the said rules, in rule 16-B, in sub-rule (iii) in the proviso for the words and figures "a bond for Rs. 500" the words and figures "a bond for Rs. 2000" shall be substituted.

4. In the said rules, in rule 20 in sub-rule 2, for the letters and figure "Rs. 15" the letters and figure "Rs. 100" shall be substituted.

5. In the said rules, in rule 23, in sub-rule (I) for the letters and figures "Rs. 15" the letters and figure "Rs. 100" shall be substituted.

6. In the said rules, in rule 26, for the letters and figure "Rs. 75" the letters and figure "Rs. 500" shall be substituted.

By order and in the name of Governor of Gujarat,

S. M. CHUNARA,

Under Secretary to Government of Gujarat,

GOVERNMENT CENTRAL PRESS GANDHINAGAR.



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PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th December, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/237/DNS/1097/3019(99)/E.1:— Where as certain draft rules were published as required by sub-section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at page 184-1 of the Government of Gujarat Gazette Part IV-B, dated the 24th August 1999 under Government Notification, Home Department No. G/G/157/DND/1097/1949/(99)/E.1, dated the 24th August 1999 inviting objections and suggestions, from all persons likely to be affected thereby the Government of Gujarat expiry of thirty days from the date of publication of the said notification in the official gazette.

AND whereas, the objections and suggestions received from person with respect to the aforesaid draft notification have been considered by the Government.

NOW, THEREFORE, in exercise of the powers conferred by clause (u) of sub-section (2) of section 143 read with section 107 of the Bombay Prohibition Act, 1949-(Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Bombay Denatured Spirit Rules, 1959, namely:—

1. These rules may be called the Bombay Denatured Spirit (Gujarat Amendment) Rules, 1999.
2. In the Bombay Denatured Spirit Rules, 1959 (hereinafter referred to as "the said rules") in rule 5 for the letters and figures "Rs. 750" the letters and figures "Rs. 1,00,000" shall be substituted.
3. In the said rules, in rule 24, in sub-rule (2) for the letters and figures "Rs. 15" the letters and figures "Rs. 50" shall be substituted.

4. In the said rules, in rule 25, in sub-rule (2) for the letters and figures of "Rs. 25" the letters and figures "Rs. 250" shall be substituted.

5. In the said rules, in rule 26, in sub-rule (3) (1) for the letters and figures "Rs. 25" the letters and figures "Rs. 500" shall be substituted. (2) for clauses (A) to (E) the following clauses shall be substituted namely:-

"(A) When the total quantity allowed per month for the manufacture of Varnishes, Polishes, colours, and dyes :-

(i)	does not exceed 500 liters	Rs. 500
(ii)	does not exceed 2500 liters	Rs. 2500
(iii)	does not exceed 10,000 liters	Rs. 10,000
(iv)	exceeds 10,000 liters	Rs. 25000

(B) When the total quantity allowed per month, for any industry other than the manufacture of varnishes, polishes, colours, and dyes or art or profession (Business)

(a)	does not exceeds 250 liters	Rs. 500
(b)	does not exceeds 2500 liters	Rs. 1000
(c)	does not exceeds 20,000 liters	Rs. 10,000
(d)	does not exceeds 1,00,000 liters	Rs. 25000
(e)	does not exceeds 5,00,000 liters	Rs. 150000
(f)	exceeds 5,00,000 liters	Rs. 300000

(C) In respect of any art or industry undertaken by colleges, Educational Institutions, Museums, and other institutions Rs. 50.

(D) In respect of any two or all the purposes referred in clauses (A) (B) or (C) the fee prescribed for (A) or (B) which ever is greater;

(E) When the total quantity allowed per month for any of the purposes mentioned in clause (A) or (B) does not exceed two quart bottles Rs. 100".

6. In the said rules, in rule 27, in sub-rule (1) in clause (h) for sub-clauses (a) and (b) the following sub-clauses shall be substituted namely:-

(a)	does not exceeds 250 liters	Rs. 500
(b)	does not exceeds 2500 liters	Rs. 1000
(c)	does not exceeds 20,000 liters	Rs. 10000
(d)	does not exceeds 1,00,000 liters	Rs. 25000
(e)	does not exceeds 5,00,000 liters	Rs. 150000
(f)	exceeds 5,00,000 liters	Rs. 300000

7. In the said rules, in rule 28, for the proviso, following shall be substituted:-

'Provided that-

(i) a permit in form D.S.II may be granted or renewed, for a period not exceeding three years at a time; but; not beyond the 31st day of March, of the third year from the date of commencement of the permit, on payment of a fee of rupees fifty per annum if the permit holder gives an undertaking to the effect that he shall abide by the conditions of the permit which may be imposed by the State Government during the currency of the permit.

(ii) a licence in form D.S.III or D.S.IV in favour of registered medical practitioner may be granted or renewed for a period not exceeding five years at a time but not beyond the 31st day of March, of the fifty year, from the date of commencement of the licence on payment of a fee of rupees 250 per licence in form D.S.III per annum and Rs. 500 for licence in form D.S.IV per annum, as the case may be, if the licensee gives an undertaking to the effect that he shall abide by the conditions of the licence which may be imposed by the State Government during the currency of the licence."

8. In the said rules, in rule 33, for clause (i) to (ii) the following clauses shall be substituted namely:—

- | | | |
|-------|--|------------|
| (i) | where the total quantity allowed for sale during the year does not exceeds 75,000 liters. | Rs. 5,000 |
| (ii) | where the total quantity allowed for sale during the year does not exceed 1,50,000 liters. | Rs. 10,000 |
| (iii) | where the total quantity allowed for the sale during the year exceeds 1,50,000 liters". | Rs. 15,000 |

9. In the said rules, in rule 35, for the words "rupees one hundred fifty" the words "rupees seven hundred fifty" shall be substituted.

10. In the said rules, in rule 45, in sub-rule (3) for the letters and figures "Rs. 15" the letters and figures "Rs. 100" shall be substituted.

11. In the said rules, in rule 50, for the letters and figures "Rs. 15" the letters and figures "Rs. 50" shall be substituted.

12. In the said rules, in rule 52, for the letters and figures "Rs. 15" the letter and figures "Rs. 50" shall be substituted.

13. In the said rules, in rule 59, for the letters and figures "Rs. 15" the letters and figures "Rs. 50" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Govt. of Gujarat,
Home Department.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th December, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/238/RGN/1097/3039(99)/E.1:—Whereas certain draft rules were published as required by sub-section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at page 177 and 177-2 of the Government of Gujarat Gazette Extraordinary Part IV-B, dated the 17th August, 1999 under Government Notification Home Department No. G/G/134/RGN/1097/1965/(98)/E.1 dated the 13th August, 1999 inviting objections and suggestions, from all persons likely to be affected thereby the Government of Gujarat after the expiry for a period of thirty days from the date of publication of the said notification in the official gazette.

AND whereas, no objections and suggestion have been received by the Government on the aforesaid draft notification.

NOW, THEREFORE, in exercise of the powers conferred by clause (a) of sub-section (2) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), read with section 107 thereof the Government of Gujarat hereby makes the following rules further to amend the Gujarat Rotten Gur and Ammonium Chloride (Manufacture and possession) Rules, 1977 namely:—

1. These rules may be called the Gujarat Rotten Gur and Ammonium Chloride (Manufacture and Possession) (Amendment) Rules, 1999:

2. In the Gujarat Rotten Gur and Ammonium Chloride (Manufacture and Possession) Rules, 1977 (herein after referred to as "the said rules"), in rule-4, in sub-rule (3), for the words "Rupees One hundred fifty as licence fee and a sum of rupees one thousand five hundred", the words "rupees One thousand five hundred as licence fee and a sum of Rupees Ten thousand" shall be substituted.

3. In the said rules, in rule 5, in sub-rule (3), for the words "Rupees One hundred fifty as licence fee and a sum of Rupees One thousand five hundred" the words "Rupees One thousand five hundred as licence fee and sum of Rupees ten thousand" shall be substituted.

4. In the said rules, in rule 6, in sub-rule (3), for the words "Rupees Forty" the words, "Rupees Five thousand" shall be substituted.

5. In the said rules, in rule 7, in sub-rule (3) of the words "Rupees forty" the words "Rupees One thousand" shall be substituted.

6. In the said rules, in FORM R.G.1 in the preamble for the words "Rupees One hundred fifty as licence fee and a sum of Rupees one thousand five hundred" the words "Rupees one thousand" five hundred as licence fee and a sum of Rupees Ten thousand" shall be substituted.

7. In the said rules, in FORM A.C.1, in the preamble, for the words "Rupees One hundred fifty as licence fee and a sum of Rupees One thousand five hundred" the words "Rupees One thousand five hundred as licence fee and a sum of Rupees Ten Thousand" shall be substituted.

8. In the said rules, IN FORM R.G.2, in the preamble for the words "Rupees Forty" the words "Rupees Five thousand" shall be substituted.

9. In the said rules, in FORM A.C.2, in the preamble for the words "Rupees forty" the words "Rupees One thousand" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,

Under Secretary to Government of Gujarat,
Home Department.



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PART IV-B

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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th December, 1999.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/243/FLR/1098/1749/E.1-Whereas certain draft rules were published as required by sub section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at page 221 of the Gujarat Government Gazette Extra-ordinary Part-IV-B dated 15th October, 1999 under Government Notification Home Department No. GG/181/FLR/1098/1749/E.1 dated 15th October, 1999 inviting objections, and suggestions from all persons likely to be affected thereby for a period of thirty days from the date of publication of the said Notification in the Official Gazette.

AND whereas, no objection and suggestion have been received by the Government of Gujarat from any person with respect to the aforesaid draft notification.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) read with clause (Li) of sub-section (2) of the said section 143 the Government of Gujarat hereby makes the following rules further to amend the Bombay Foreign Liquor Rules, 1953 namely:—

1. These rules may be called the Bombay Foreign Liquor (Gujarat 1st Amendment) Rules, 1999.
2. In the Bombay Foreign Liquor Rules, 1953, in rule 3, in clause (19), for sub-clause (iii), the following shall be substituted, namely:—
(iii) 6500 milliliters, or ten bottles of 650 milliliters, or thirteen bottles of 500 milliliters, or twenty bottles of 330 milliliters of fermented liquors of a strength exceeding 2 per cent of alcohol by volume, or

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government,
Home Department.



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PART IV-B

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INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th December, 1999.

THE GUJARAT INFRASTRUCTURE DEVELOPMENT ACT, 1999

No. GUJ/99/37/IDL, 1199-578-L.-In exercise of the powers conferred under section 19 of the Gujarat Infrastructure Development Act, 1999 (Guj. 11 of 1999) the Government of Gujarat hereby appoints the following members in the Gujarat Infrastructure Development Board, Namely:—

1. Chief Minister	Chairman
2. Minister Industries	Vice Chairman
3. Minister, Revenue and Finance	Member
4. Minister, Narmada and Major Irrigation	Member
5. Minister, Roads and Bldgs.	Member
6. Minister, Energy	Member
7. Chief Secretary	Member
8. Addl. Chief Secretary/Principal Secretary/Secretary, Industries and Mines Department.	Member
9. Addl. Chief Secretary/Principal Secretary/ Secretary, Finance Department.	Member

- | | |
|---|------------------|
| 10. Addl. Chief Secretary/Principal Secretary/ Secretary, Forest and Environment Department | Member |
| 11. Addl. Chief Secretary/Principal Secretary/ Secretary, Energy and Petrochemicals Department. | Member |
| 12. Addl. Chief Secretary/Principal Secretary/ Secretary, Revenue Department. | Member |
| 13. Addl. Chief Secretary/Principal Secretary/ Secretary, Urban Development and Urban Housing Department. | Member |
| 14. Dr. C. C. Patel, Water Management Expert. | Member |
| 15. Addl. Chief Secretary/Principal Secretary/ Secretary, Ports and Fisheries Department. | Member |
| 16. Principal Secretary/Secretary, Roads and Building Department. | Member |
| 17. Industries Commissioner | Member |
| 18. Chief Executive Officer, Gujarat Infrastructure Development Board. | Member Secretary |

By order and in the name of the Governor of Gujarat,

A. M. PARMAR,
Under Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th December, 1999.

GUJARAT INFRASTRUCTURE DEVELOPMENT ACT, 1999

No. GUJ/99-38/IDL/1199/578/I.—In exercise of the powers conferred under section 17 of Gujarat Infrastructure Development Act, 1999 (No. GUJ 11 of 1999), the Government of Gujarat hereby establishes Gujarat Infrastructure Development Board with effect from dated 1st January, 2000.

By order and in the name of the Governor of Gujarat,

A. M. PARMAR,

Under Secretary to Government,
Industries and Mines Department.



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PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

GOVERNMENT OF GUJARAT,
FORESTS & ENVIRONMENT DEPARTMENT,
NOTIFICATION

Sachivalaya, Gandhinagar, 30th December, 1999.

GUJARAT MINOR FOREST PRODUCE TRADE NATIONALISATION ACT, 1979:

No. GVN/169/1999/GVN/1099/4719/K: -

In exercise of the power conferred by sub-section (1) read with sub-section (2) of Section 4 of the Gujarat Minor Forest Produce Trade (Nationalisation) Act, 1979. (Guj. Act No. 7 of 1979), the Government of Gujarat hereby fixed prices specified in column 4, 5 and 6 of the schedule annexed hereto be the price at which the Minor Forest Produce specified in column 2 of the said schedule shall be purchased by State Government or by an authorised officer or by an agent for the non-scheduled area and sanctuary area from primary collector or growers of any such minor forest produce in the year commencing on the 1st January, 2000.

S C H E D U L E

Sr. No.	Name of Minor Forest produce	Unit,	Purchase rate for primary collectors for 2000 season (in Rs.)	Purchase rate for growers upto 31-3-2000 (in Rs.)	Purchase rate for growers from 1-4-2000 (in Rs.)
1.	2.	3.	4.	5.	6.
1.	Timru leaves	Std.bags	400.00	407.51	408.89
2.	Mahuda flower	Quintal	500.00	511.48	512.05
3.	Doli-Bansda Project	,,	620.00	661.28	663.34
	Doli-Other Project	,,	670.00	711.28	713.34
	Doli-Black	,,	450.00	491.28	493.34
4.	Kadaya Gum Gr.I	,,	4000.00	4229.22	4240.68
	Kadaya Gum Gr.II	,,	2700.00	2929.22	2940.68
	Kadaya Gum Ladu form	,,	1500.00	1729.22	1740.68
5.	Dhavda Gum	,,	1800.00	1914.61	1920.34
6.	Baval Gum Gr.I(Kheda)	,,	1820.00	1934.61	1940.34
	Baval Gum Gr.I(Raj.Proj.),,	,,	2020.00	2134.61	2140.34
	Baval Gum Ungraded	,,	1220.00	1334.61	1340.34
7.	Moina Gum	,,	600.00	714.61	720.34
8.	Salai Gum Ungraded	,,	2000.00	2114.61	2120.34
9.	Gugal Gum Grade-I	,,	5000.00	5229.22	5240.68
	Gugal Gum Grade-II	,,	3700.00	3929.22	3940.88
	Gugal Gum Grade-III	,,	1800.00	2029.22	2040.68
	Gugal Chhodi	,,	1000.00	1229.22	1240.68
10.	Ganda Baval Gum Gr.I	,,	1500.00	1614.61	1620.34
	Ganda Baval Gum Gr.II	,,	1000.00	1114.61	1120.34
11.	Gorad Gum	,,	2540.00	2769.22	2780.68
12.	Kher Gum Ungraded	,,	1620.00	1734.61	1740.34
13.	Khakhar Gum	,,	550.00	664.61	670.34

By order and in the name of the Governor of Gujarat,

P. S. VASAVA,

Deputy Secretary to Govt. of Gujarat,
Forests & Environment Department.

વન અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૦મી ડિસેમ્બર, ૧૯૯૯.

ગુજરાત ગૌણ વન પેદાશ વ્યાપાર રાષ્ટ્રીયકરણ અધિનિયમ, ૧૯૭૯.

ક્રમાંક:જીવીએન-૧૬૯-૧૯૯૯-ગવન-૧૦૯૯-૪૭૧૯-ક, ગુજરાત ગૌણ વન પેદાશ વ્યાપાર રાષ્ટ્રીયકરણ અધિનિયમ ૧૯૭૯ (૧૯૭૯નો ગુજરાતનો ધારો નં.(૭)ની કલમ-૪ ની પેટા કલમ (૨) વંચાણે લેતા સદર કલમના પેટા કલમ (૧) ધ્વારા પ્રાપ્ત થયેલ સત્તાની રુએ આ સાથેના પરિશિષ્ટના કોલમ-૪, ૫ અને ૬ માં જણાવેલ કિંમત ગુજરાત સરકાર આથી નકકી કરે છે. જે કિંમતે તારીખ ૧ લી જાન્યુઆરી ૨૦૦૦થી શરૂ થતાં વર્ષમાં સદર પરિશિષ્ટના કોલમ-૨ માં જણાવેલ ગૌણ વન પેદાશ ગુજરાત સરકાર અથવા અધિકૃત કરેલ અધિકારી અથવા એજન્ટ બિન અનુસુચિત વિસ્તાર અને અભ્યારણ્ય વિસ્તાર માટે આવી ગૌણ વન પેદાશના પ્રાથમિક એકત્રીકરણ કરો અથવા ઉગાડનાર પારોથી ખરીદ કરશે.

પરિશિષ્ટ

અ.નં	ગૌણ વન પેદાશનું નામ	એકમ	સને ૨૦૦૦ના વર્ષ માટે પ્રાથમિક એકત્રીકરણકારો પાસેથી ખરીદ કરવાના દર (રૂ.માં)	તા.૩૧-૩-૨૦૦૦ સુધી ઉગાડનારા પાસેથી ખરીદ કરવાના દર (રૂ.માં)	તા.૧-૪-૨૦૦૦ થી ઉગાડનારાઓ પાસેથી ખરીદ કરવાના દર (રૂ.માં)
૧.	ટીમરૂપાન	સ્ટા. બેગ દીઠ	૪૦૦	૪૦૭.૫૧	૪૦૮.૮૮
૨.	મહુડાફૂલ	કવીન્ટલ દીઠ	૫૦૦	૫૧૧.૪૮	૫૧૨.૦૫
૩.	ડોળી (વાંસદા પ્રોજેક્ટ)	!!	૬૨૦	૬૬૧.૨૮	૬૬૩.૩૪
	ડોળી (અન્ય પ્રોજેક્ટ)	!!	૬૭૦	૭૧૧.૨૮	૭૧૩.૩૪
	ડોળી કાળી	!!	૪૫૦	૪૮૧.૨૮	૪૮૩.૩૪
૪.	કડાયા ગુંદર ગ્રેડ-૧	!!	૪૦૦૦	૪૨૨૮.૨૨	૪૨૪૦.૬૮
	કડાયા ગુંદર ગ્રેડ-૨	!!	૨૭૦૦	૨૮૨૮.૨૨	૨૮૪૦.૬૮
	કડાયા ગુંદર લાડુ ફોર્મ	!!	૧૫૦૦	૧૭૨૮.૨૨	૧૭૪૦.૬૮
૫.	ઘાવડા ગુંદર	!!	૧૮૦૦	૧૮૧૪.૬૧	૧૮૨૦.૩૪
૬.	બાવળ ગુંદર ગ્રેડ-૧ (ખેડા વિસ્તાર)	!!	૧૮૨૦	૧૮૩૪.૬૧	૧૮૪૦.૩૪
	બાવળગુંદર ગ્રેડ:-૧ (સજાપીપળા ડીવીઝન)	!!	૨૦૨૦	૨૧૩૪.૬૧	૨૧૪૦.૩૪
	બાવળગુંદર અનગ્રેડેડ	!!	૧૨૨૦	૧૩૩૪.૬૧	૧૩૪૦.૩૪
૭.	મોયનાગુંદર	!!	૬૦૦	૭૧૪.૬૧	૭૨૦.૩૪
૮.	સલાઈગુંદર	!!	૨૦૦૦	૨૧૧૪.૬૧	૨૧૨૦.૩૪
૯.	ગુગળ ગ્રેડ:-૧	!!	૫૦૦૦	૫૨૨૮.૨૨	૫૨૪૦.૬૮
	ગુગળ ગ્રેડ:-૨	!!	૩૭૦૦	૩૮૨૮.૨૨	૩૮૪૦.૬૮
	ગુગળ ગ્રેડ:-૩	!!	૧૮૦૦	૨૦૨૮.૨૨	૨૦૪૦.૬૮
	ગુગળ છોડી	!!	૧૦૦૦	૧૨૨૮.૨૨	૧૨૪૦.૬૮
૧૦.	ગાંડા બાવળ ગુંદર ગ્રેડ:-૧	!!	૧૫૦૦	૧૬૧૪.૬૧	૧૬૨૦.૩૪
	ગાંડા બાવળ ગુંદર ગ્રેડ:-૨	!!	૧૦૦૦	૧૧૧૪.૬૧	૧૧૨૦.૩૪
૧૧.	ગોરડ ગુંદર	!!	૨૫૪૦	૨૭૬૮.૨૨	૨૭૮૦.૬૮
૧૨.	ખેરગુંદર અનગ્રેડેડ	!!	૧૬૨૦	૧૭૩૪.૬૧	૧૭૪૦.૩૪
૧૩.	ખાખર ગુંદર	!!	૫૫૦	૬૬૪.૬૧	૬૭૦.૩૪

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એસ. વસાવા,

નાયબ સચિવ

વન અને પર્યાવરણ વિભાગ.



सत्यमेव जयते

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

ORDER

Sachivalaya, Gandhinagar, 31st December, 1999.

Bombay Land Revenue Code, 1879

NO:GHM-99-90-PFR-1099-3739-L:- WHEREAS under the Government Notification, Revenue Department, NO GHM-3081-M-PFR-1063-92658-L Dated the 14th November, 1967, the Government of Gujarat has constituted Zagadia and Ankleshwar Talukas of, Bharuch District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the Zagadia and Ankleshwar Talukas of Bharuch District by excluding Naugama village of Zagadia Taluka and including the said village in Ankleshwar Taluka;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. Vof 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department, No.GHM-3081-M-PFR-1063-92658-L Dated the 14th November, 1967, as follows, namely:-

IV-B-Ex-292-1

292-1

In the said notification in Schedule 1, in appendix 88 annexed thereto containing the villages of Ankleshwar Taluka, the following village shall be added at the end..

"NAUGAMA"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

NO:GHM-99-91-M-PFR-2897-2597-L :- WHEREAS under Government Notification Revenue Department, No. GHM/3081/M/PFR/1063-92658-L dated the 14th November, 1967, the Government of Gujarat had Constituted DHARAMPUR Taluka of Valsad District;

AND WHEREAS, Government Notification, Revenue Department, NO. GHM-97-123(1)M-PFR-2897-2597-L Dated the 15th October, 1997, the Government of Gujarat has reconstituted Dharampur and Kaparada Taluka of Valsad District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute Dharampur and Kaparada Talukas of Valsad District by excluding Fulwadi village from Kaparada Taluka and including the said village in Dharampur Taluka.

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification Revenue Department No. GHM-3081-M-PFR-1063-92658-L Dated the 14th November 1967 as follows, namely:-

In the said Notification, in Schedule 1, in appendix 149 annexed thereto, containing in the entries of villages under DHARAMPUR taluka, the following village shall be added at the end..

"FULWADI"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No GHM-99-92-M-PFR-1497-2584-L WHEREAS under Government Notification Revenue Department, No. GHM/3081/M/PFR/1063-92658-L dated the 14th November, 1967 the Government of Gujarat has constituted MORBI, WANKANER and PARDDHARI Talukas of Rajkot District

AND WHEREAS under Government Notification, Revenue Department, No. GHM-97-111-M-PFR-1497-2584-L, dated the 1st of October, 1997, the Government of Gujarat has reconstituted MORBI, WANKANER, ADDHARI and TANKARA Talukas of Rajkot District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute WANKANER and TANKARA Taluka by excluding KOTHARIA Village from TANKARA Taluka and including the said village in WANKANER Taluka;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom V of 1879), the Government of Gujarat hereby amends the Government Notification Revenue department No. GHM-3081/M/PER/1063-92658-L dated the 14th November, 1967 as follows namely:-

In the said notification in Schedule in appendix I annexed thereto containing the entries of villages under WANKANER Taluka, the following village shall be added at the end.

"KOTHARIA"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA
Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-93-M-PFR-2197-2589-L WHEREAS under Government Notification, Revenue Department, No. GHM-97-116-M-PFR-2197-2589-L, dated 15th October 1997 and GHM-97-167-M-PFR-2197-2589-L, dated 24th December, 1997, the Government of Gujarat has divided the VIRAMGAM Taluka into 4 Talukas namely VIRAMGAM, MANDAL, DETROJ and RAMPURA consisting of the villages as provided therein.

AND WHEREAS, the Government of Gujarat has decided to reconstitute the aforesaid Talukas;

Now, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom V of 1879) and in supersession of the Government Notification Revenue Department, No. GHM-97-116-M-PFR-2197-2589-L, dated 15th October, 1997, and Government Notification No. GHM-97-167-M-PFR-2197-2589-L dated 24th December, 1997, the Government of Gujarat hereby reconstitute VIRAMGAM, MANDAL and DETROJ-RAMPURA Talukas consisting of the villages specified in schedule appended herewith.

Schedule

The List of Villages Of Viramgam Taluka

- 1) Valana, 2) Sabalpur, 3) Jakshi, 4) Bhojva, 5) Nilki, 6) Kokta, 7) Vadgas, 8) Rahemalpur, 9) Hansolpur (Se) 10) Sokli, 11) Sachana, 12) Jakhwada, 13) Shiyal, 14) Karkathal, 15) Thorimubaraka, 16) Khegaria, 17) Limbad, 18) Vachvelia, 19) Thori Thamba, 20) Liya, 21) Ogan, 22) Vansva, 23) Jalampura, 24) Vanthal, 25) Kamijala, 26) Ghoda, 27) Thuleta, 28) Vasan, 29) Jetapur, 30) Asalgam, 31) Zezara, 32) Kumarkhan, 33) Shahpur, 34) Rupavati, 35) Nanikishol, 36) Karangadh, 37) Motikishol, 38) Kayala, 39) Vekaria, 40) Viramgam (Rural), 41) Chanothia, 42) Kariyala, 43) Chuninapura (Shivpura), 44) Dev Pura, 45) Bhavda, 46) Kandipura, 47) Khudad, 48) Nadiyana, 49) Saravadi, 50) Melaj, 51) Memadpura, 52) Moti Kumad, 53) Nani Kumad, 54) Rangpur, 55) Ukhalod, 56) Juna Padhar, 57) Dhakdi, 58) Dediyan, 59) Kaliyana, 60) Bhadana, 61) Dumana, 62) Goraiya, 63) Thorivadgas, 64) Kakaravadi, 65) Vani, 66) Daslana, 67) Kanpura (Das)

The List of Villages of Mandal Taluka

- 1) Hansalpur (be), 2) Shitapur, 3) Kanchrol, 4) Zanzarva, 5) Anandpura, 6) Shinaj, 7) Kanpura (Shi), 8) Vinchhan, 9) Jalisana, 10) Nayakpura, 11) Vanpardi, 12) Vinzuvada, 13) Varmor, 14) Mithapur, 15) Dalod, 16) Kunpur, 17) Vasana (Ku), 18) Vithalapur, 19) Ukardi, 20) Manpura, 21) Solgam, 22) Sadra, 23) Sher, 24) Rakhiyana, 25) Dhedasana, 26) Ribdi, 27) Karshanpura, 28) Andala, 29) Odki, 30) Nana Ubhda, 31) Navagam, 32) Kadvasan, 33) Trent, 34) Dadhana, 35) Ughroj, 36) Ughrojpur, 37) Mandal

The List of Villages of Detroj-Rampura Taluka

- 1) Moti Rantai, 2) Nani Rantai, 3) Amarpura, 4) Suvala, 5) Sujpura, 6) Telavi, 7) Bhatariya, 8) Balsasan, 9) Bamroli, 10) Rajpura, 11) Fatepura, 12) Jethipura, 13) Odhav, 14) Odhavpura, 15) Umedpura, 16) Gamanpura, 17) Jashpura, 18) Nadishala, 19) Abasan, 20) Madrisana, 21) Dangarva, 22) Shobhashan, 23) Bhoyani, 24) Ghelda, 25) Indrapura, 26) Nathpura, 27) Marusana, 28) Dekavada, 29) Nana Karanpura, 30) Mota Karanpura, 31) Detroj, 32) Hathipura, 33) Kukvav, 34) Bhoynipura, 35) Damodaripura, 36) Sangpura, 37) Ghatiasana, 38) Gunjala, 39) Dabhasar, 40) Rudatal, 41) Bantai, 42) Rantanpura, 43) Sadatpura, 44) Bhagapura, 45) Chhaniar, 46) Kanz, 47) Ktrodi, 48) Bhankoda, 49) Vasana (Chhani) 50) Rampura, 51) Baska, 52) Koentia, 53) Panar, 54) Ashoknagar, 55) Shihor.

By order and in the name of the Governor of Gujarat,

K. H. PANDYA
Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

NO:GHM-99-94-M-PFR-2197-2589-L :- WHEREAS under Government Notification Revenue Department, No. GHM/3081/M/PER/1063-92658-L dated the 14th November, 1967, the Government of Gujarat had constituted DHANDHUKA Taluka of Ahmedabad District.;

And WHEREAS under the Government Notification, Revenue Department, NO GHM-97-138-M-PFR-2197-2589-L Dated the 4th December, 1997, the Government of Gujarat has reconstituted BARAVALA and DHANDHUKA Taluka of AHMEDABAD District.

AND WHEREAS, the Government of Gujarat has decided to reconstitute BARAVALA AND DHANDHUKA Talukas of AHMEDABAD District by excluding UNCHDI AND PIPAL villages from BARAVALA Taluka and including the said villages in DHANDHUKA Taluka.

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat here by amends the Government Notification Revenue Department No. GHM-3081-M-PFR-1063-92658-L Dated 14th November, 1967, as follows, namely:-

In the said notification, in Schedule 1, in appendix 4 annexed thereto containing the entries of villages under DHANDHUKA Taluka, the following villages shall be added at the end..

"1) UNCHDI "

"2) PIPAL "

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

NO:GHM-99-95-M-PFR-2197-2589-I :- WHEREAS under the Government Notification, Revenue Department, NO GHM-97-116-M-PFR-2997-2598-I. Dated the 15th October, 1997, Government of Gujarat had reconstituted DHOLKA and BAVLA Talukas of AHMEDABAD District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the SANAND and BAVLA Talukas of AHMEDABAD District by excluding VASANA DHEDHAL village of SANAND Taluka and including the said village in BAVLA Taluka.

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), and in Suppression of all previous Notifications issued in this behalf so far as it relates to inclusion of VASANA DHEDHAL Village in SANAND Taluka, the Government of Gujarat hereby amends the Government Notification No. GHM-97-116-M-PFR-2997-2598-I Dated 15 th October, 1997, as follows, namely:-

In the said notification, in the Schedule annexed thereto containing the entries of villages under Bavla Taluka, the following village shall be added at the end..

"VASANA DHEDHAL"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

NO: GHM-99-96-M-PFR-2197-2589-L:- WHEREAS under the Government Notification, Revenue Department, NO. GHM-97-116-M-PFR-2197-2589-L Dated the 15th October, 1997 the Government of Gujarat had reconstituted DHOLKA and BAVLA Taluka of AHMEDABAD District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the DHOLKA and BAVLA Talukas of AHMEDABAD District by excluding DHANWADA, DHINGDA AND MEMAR villages of DHOLKA Taluka and including the said villages in BAVLA Taluka;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), and in supersession of all previous Notifications issued in this behalf so far as it relates to inclusion of DHANWADA, DHINGDA AND MEMAR Villages in DHOLKA Taluka, the Government of Gujarat hereby amends the Government Notification No. GHM-97-116-M-PFR-197-2589-L Dated 15th October, 1997 as follows, namely :-

In the said notifications in appendix appended thereto, containing the entries of villages under Bavla taluka, the following villages shall be added at the end..

"DHANWADA", "DHINGADA", "MEMAR"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No GHM-99-97-M-PFR-2197-2589-L WHEREAS under Government Notification, Revenue Deptmt No. GHM/3081/M/PFR/1063-92658-L, dated the 14th November 1967, the Government Of Gujarat had consitituted DHOLKA Taluka of AHMEDABAD District.

AND WHEREAS under Government notification Revenue Department, No. GHM-97-116-M-PFR-2197-2589-L dated the 15th October, 1997, the Government of Gujarat has reconstituted Taluk BAVLA and DHOLKA Taluka of AHMEDABAD District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the BAVLA Taluka AND DHOLKA Taluka of AHMEDABAD District by excluding the village KALYANPUR from BAVLA Takula and including the said village in DHOLKA Taluka.

NOW, THEREFORE, in exercise of the powers conferred by section of 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amend the Government Notification Revenue Department No. GHM/3081/M/PFR/1063-92658-L, dated the 14th November, 1967, as follows, namely:-

In the said notification, in Schudled 1, in annexure 5, annexed there to containing the entries of villages under DHOLKA Taluka, the following village shall be added at the end.

"KALYANPUR"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA
Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-98-M-PFR-2197-2589-L WHEREAS Under Government Notification Revenue Department NO. GHM/3081/M/PFR/1063-92658-L dated the 14th November, 1967, the Government of Gujarat had constituted DASCROI Taluka of AHMEDABAD District;

AND WHEREAS under Government Notification Revenue Department, No. GHM-97-116-M-PFR-2197-2589-L dated the 15th October, 1997 the Government of Gujarat has reconstituted CITY Taluka and DASCROI Taluka of AHMEDABAD District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the CITY Taluka AND DASCROI Taluka of AHMEDABAD District by excluding the villages mentioned in annexure attached here to from CITY Taluka and including the said villages in DASCROI Taluka.

NOW, THEREFORE, in exercise of the powers conferred by section-7 of the Bombay Land Revenue Code, 1879 (Bom V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department, No. GHM/3081/M/PFR/1063-92658-L dated the 14th November, 1967, as follows, namely:-

In the said Notification, in schedule 1, in Appendix 2 annexed thereto, the villages mentioned in annexure hereto shall be added at the end, namely :-

ANNEXURE

- (1) LILAPUR (2) LAPKAMAN (3) HEBATPUR (4) SHILAJ (5) BHADAJ
(6) CHHARODI (7) BOPAL (8) AAMBLI (9) GHUMA (10) THALTEJ (11) OGANAJ
(12) GOTA (13) JAGATPUR (14) KHODIYAR (15) BODAKDEV (16) SOLA
(17) CHENPUR

By order and in the name of the Governor of Gujarat

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

NO:GHM-99-99-M-PFR-2197-2589-L:- WHEREAS under Government Notification, Revenue Department, No. GHM/3081/M/PFR/1063-92658-L dated the 14th November, 1967, the Government of Gujarat had Constituted DHANDHUKA Taluka of Ahmedabad District;

AND WHEREAS, under the Government Notification, Revenue Department, NO. GHM-97-116-M- PFR-2197-2589-L Dated the 15th October, 1997 the Government of Gujarat has reconstituted DHANDHUKA and RANPUR Talukas of AHMEDABAD District.

AND WHEREAS, the Government of Gujarat has decided to reconstitute DHANDHUKA AND RANPUR Talukas of AHMEDABAD District by excluding CHANDARVA village of RANPUR Taluka and including the said village in DHANDHUKA Taluka.

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification Revenue Department No. GHM-3081-M-PFR-1063-92658-L Dated the 14th November, 1967 as follows, namely:-

In the said notification in schedule 1, in annexure 4 annexed thereto, containing the entries of villages under DHANDHUKA taluka, the following village shall be added at the end..

"1. CHANDARVA "

By order and in the name of the Governor of Gujarat,

K . H . PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

NO. GHM-99-100-M-PFR-2197-2589-L WHEREAS under the Government Notification, Revenue Department, NO. GHM-3081/M/PFR/1063-92658-L, Dated the 14th November, 1967, the Government of Gujarat had constituted Dhandhuka Taluka of Ahmedabad District;

AND WHEREAS under Government notification Revenue Department, No. GHM-97-116-M-PFR-2197-2589-L dated the 15th October, 1997, and Government Notification No. GHM-97/138/M/PFR/2197/2589-L dated the 4th December 1997 the Government of Gujarat has reconstituted Dhandhuka, Ranpur and Barwala Talukas of Ahmedabad District respectively.

AND WHEREAS, the Government of Gujarat has decided to reconstitute the RANPUR AND BARWALA Talukas of AHMEDABAD District by excluding RANPARI AND REFDA villages of RANPUR Taluka and including the said villages in BARWALA Taluka.

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department No. GHM-97/138/M/PFR/2197/2589-L dated the 4th December, 1997, as follows, namely:-

In the said notification dated the 4th December 1997 in Schedule annexed thereto containing the entries of villages under BARWALA Taluka, the following villages shall be added at the end

"RANPARI"

"REFDA"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No GHM-99-101-M-PFR-1099-U.O.75-L WHEREAS under Government Notification Revenue Department, No. GHM-97-81-M-PFR-1097-L dated the 24th September, 1999, the Government of Gujarat has reconstituted the Baroda, Bharuch and Narmada Districts.

AND WHEREAS under Government Notification, Revenue Department, No. GHM-99-39-M-PFR-1099-U.O-75-L, dated the 23rd of June, 1999, excluded the Nasvadi Taluka from Baroda District and included the said Taluka in the Narmada District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute Narmada and Baroda Districts by excluding Nasvadi Taluka from Narmada District and including the said Taluka in Baroda District;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom V of 1879), and in suppression of Government Notification Revenue Department No. GHM-99-39-M-PFR-1099-U.O-75-L, dated the 23rd June, 1999 the Government of Gujarat hereby amends the Government Notification No. GHM-97-81-M-PFR-1097-L dated 24th September, 1997, as follows namely:-

In the said notification, in para (b) in the name of Talukas, after entry at Serial No. 10, the following entry shall be added namely:-

"11. Nasvadi"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivajaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

NO:GHM-99-102-M-PFR-1797-2588-L :- WHEREAS, under Government Notification Revenue Department, No. GHM/3081/M/PFR/1063-92658-L dated the 14th November, 1967, the Government of Gujarat had Constituted SAVARKUNDLA and MAHUVA Taluka of BHAVNAGAR District;

AND WHEREAS, under the Government Notification Revenue Department, NO GHM-97-82-M-PFR-1097-L Dated the 24th September, 1997, the Government of Gujarat has reconstituted AMRELI and BHAVNAGAR Districts.

AND WHEREAS, under the Government Notification, Revenue Department, NO GHM-97-82-M-PFR-1097-L Dated the 24th September, 1997, the Government of Gujarat has reconstituted AMRELI District.

AND WHEREAS the Government of Gujarat has decided to reconstitute the SAVARKUNDLA and MAHUVA Talukas of AMRELI AND BHAVNAGAR Districts respectively by excluding JESAR village of SAVARKUNDLA Taluka of AMRELI District and including the said village in MAHUVA Taluka of BHAVNAGAR District.

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. Vof 1879), the Government of Gujarat hereby amends the Government Notification Revenue Department No. GHM-3081-M-PFR-1063-92658-L Dated 14th November 1967, as follows, namely:-

In the said notification, in schedule 1, in appendix 107 annexed there to containing entries of villages of under MAHUVA Taluka, the following village shall be added at the end..

"JESAR"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

NO:GHM-99-103-M-PFR-1797-2588-L :- WHEREAS, under the Government

Notification, Revenue Department, NO GHM-3081-M.-PFR-1063-92658-L

Dated the 14th NOVEMBER, 1967, The Government of Gujarat had constituted

DHARI Taluka of AMRELI District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the DHARI and BAGASARA Talukas of AMRELI District by excluding villages of KAGADADI AND KADAYA of DHARI Taluka and including the said villages in BAGASARA Taluka.

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department No. GHM-97-M-PFR-1797-2588-L Dated the 15th October, 1997 as follows, namely:-

In the said notification, dated the 15th October, 1997, in schedule annexed there to containing the entries of villages under BAGASARA Taluka the following entries of villages shall be added, at the end.

"KAGADADI"

"KADAYA"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-104-M-PFR-1797-2588-L WHEREAS, under the Government Notification Revenue Department, No. GHM-3081-M-PFR-1063-92658-L, Dated the 14th November 1967 the Government of Gujarat had constituted AMRELI District.

AND WHEREAS, the Government of Gujarat has decided to reconstitute the RAJULA and KHAMBHA Talukas of AMRELI District by excuding 21 villages mentioned in Annexure Attached here to from the RAJULA, Taluka and including the said villages in KHAMBHA Taluka,

NOW, THEREFORE, in exercise of the powers conferred by section-7 of Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujrat hereby amends the Government Notification Revenue, Department, No. GHM-3081-M-PFR-1063-92658-L, dated the 14th November 1967, as follows, namely:-

In the said notification, in schedule-1 in Appendix 12 annexed there to containing villages under KHAMBHA Taluka the villages mentioned in annexure here to shall be added at the end.

Annexure

"Sarakadiya, Ranigpara, Kodiya, Raidi, Pati, Jivaper, Jamaka, Vagandhara, Nava Malaknesh, Dedan, Trakuda, Bhundani, Munjiyasar, Nigana-2, Barman Mota, Barman Nana, Samadhiyala-2, Navi Katar, Nesadi-2, Gorana, Juna Malaknesh"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No GHM-99-105-M-PFR-1097-3739-L:- WHEREAS under Government Notification, Revenue Department, No. GHM/3081/M/PFR/1063-92658-L, dated 14th November, 1967, the Government of Gujarat had Constituted SHAHERA Taluka of PANCHMAHAL District;

AND WHEREAS under the Government Notification Revenue Department, No. GHM-97-91-M-PFR-1097-L, dated the 27th September, 1997 the Government of Gujarat has divided PANCHMAHAL District into two Districts namely PANCHMAHAL and DAHOD Districts.

AND WHEREAS, the Government of Gujarat has decided to reconstitute the SANTRAMPUR and SHAHERA Talukas respectively of DAHOD and PANCHMAHAL Districts by excluding MOR, UDARA, RAMJININAL, CHARI, KHUTKHAR, BALUJINAMUVADA, KATHA, AASUDARIA, JUNA KHEDA, BORIA villages from SANTRAMPUR Taluka and including the said villages in SHAHERA Taluka of PANCHMAHAL District;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department No. GHM/3081/M/PFR/1063-92658-L, dated the 14th November, 1967, as follows namely:-

In the said notification, in schedule 1, in annexure-73 annexed there to containing the entries of villages under SHAHERA Taluka, the following villages shall be added at the end.

"MOR, CHARI, AASUDARIA, UDARA, KHUTKHAR, JUNA KHEDA, RAMJININAL, BALUJINAMUVADA, BORIA, KOTHA"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA
Under Secretary to Government

REVENUE DEPARTMENT**Order**

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No:GHM-99-106-M-PFR-1097-3739-L :- WHEREAS under the Government Notification, Revenue Department No. GHM-97-91-M-PFR-1097-L, dated 27th September, 1997, the Government of Gujarat has reconstituted the Dahod and Panchmahal Districts.

AND WHEREAS, under Government Notification, Revenue Department No. GHM-97/120/M/PFR/2397/2593-L, dated 15th October, 1997 Government of Gujarat has reconstituted SANTRAMPUR AND KADANA Taluka of DAHOD Districts;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the DAHOD and PANCHMAHAL Districts by excluding SANTRAMPUR and KADANA Talukas from DAHOD Districts and including the said Talukas in PANCHMAHAL District;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification Revenue Department No. GHM-97-91-M-PFR-1097-L, dated 27th September, 1997, as follows, namely:-

In the said notification, in para (b), in the name of Talukas, after entry at Serial No. 6 the following entries shall be added namely:-

"7. SANTRAMPUR

8. KADANA"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA
Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-107-M-PFR-2297-2592-L WHEREAS under Government Notification Revenue Department, No. GHM/3081/M/PFR/1063-92658-L dated the 14th November, 1967 the Government of Gujarat had constituted Petlad and Nadiad Talukas.

AND WHEREAS under the Government Notification, Revenue Department, NO. GHM/97/80/M/PFR/1097/L dated the 24th November 1997 the Government of Gujarat has reconstituted Kheda and Anand District;

AND WHEREAS , the Government of Gujarat has decided to reconstitute the PETLAD and NADIAD Talukas -of Anand and Kheda Districts respectively by excluding Kaloli, Thalendi and Navagam villages of Patlad Taluka and including the said villages in Nadiad Taluka.

Now, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879) , the Government of Gujarat hereby amends the Government Notification Revenue Department, No. GHM/3081/M/PFR/1063-92658-L dated 14th November, 1967 as follows, namely:-

In the said notification, in schedule 1, in appendix 32 annexed there to containing the entries of villages under Nadiad Taluka, the following villages shall be added at the end.

" Kaloli, Thalendi, Navagam"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA
Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

NO. GHM-99-108-M-PFR-2297-2592-L.-WHEREAS under the Government Notification, Revenue Department, NO GHM-97-119-M-PFR-2297-2592-L, Dated the 15th October, 1997 The Government of Gujarat has reconstituted PETLAD and SOJITRA Talukas of ANAND District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the PETLAD and SOJITRA Talukas of ANAND District by excluding DEVA VANTA village of PETLAD Taluka and including the said villages in SOJITRA taluka;

NOW, THEREFORE in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. Vof 1879), and in suppression of all previous Notifications issued in this behalf so far as it relates to inclusion of DEWA VANTA Village in PETLAD taluka, the Government of Gujarat hereby amends the Government Notification No. GHM-97-119-M-PFR-2297-2592-L, Dated 15th October, 1997 as follows, namely:-

In the said notification, in the schedule annexed there to containing the entries of villages of SOJITRA taluka, after entry no 24, the following entry of village shall be added, namely:-

"25. DEWA VANTA"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-109-M-PFR-1997-2587-L WHEREAS under the Government Notification, Revenue Department, No. GHM/3081/M/PFR/1063-92658-L dated the 14th November, 1967, the Government of Gujarat had constituted BAYAD Taluka of SABARKANTHA District,

AND WHEREAS, the Government of Gujarat has decided to reconstitute the BAYAD and DHANSURA Talukas of SABARKANTHA District by excluding VANTDASUKA, HARIPURA KAMPA, KAMLI, KAROLI, KESHARPURA, HIRAPUR-KAMPA, GALAL NI MUVADI, NANA, KHANPUR NI MUVADI, JALAMPURA, PANCHKUHADA villages from BAYAD Taluka and including the said villages in DHANSURA Taluka.

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department, No. GHM/97/114/M/PFR/1997/2587/L dated the 15th October, 1997 as follows namely:-

In the said notification dated the 15 October 1997, in the schedule annexed there to, containing the entries of villages of DHANSURA Taluka, after entry at serial No. 64, the following entries of villages shall be added at the end.

"VANTDASUKA, HARIPURA KAMPA, KAMLI, KAROLI, KESHARPURA, HIRAPUR-KAMPA, GALAL NI MUVADI, NANA, KHANPUR NI MUVADI, JALAMPURA, PANCHKUHADA"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-110-M-PFR-1997-2587-L WHEREAS under Government Notification, Revenue Department, No. GHM/3081/M/PFR/1063-92658-L dated the 14th November, 1967, the Government of Gujarat had constituted MODASA and BAYAD Talukas of SABARKANTHA District;

AND WHEREAS under the Government Notification, Revenue Department, No. GHM-97-114-M-PFR-1997-2587-L, Dated 15th October, 1997, the Government of Gujarat has reconstituted MODASA, BAYAD and DHANSURA Talukas of SABARKANTHA District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the DHANSURA and MODASA Talukas of SABARKANTHA District by excluding KAU and KISHORPURA villages from DHANSURA Taluka including the said villages in MODASA Taluka.

NOW, THEREFORE in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department, No. GHM/3081/M/PFR/1063-92658-L dated the 14th November, 1967 as follows namely:-

In the said notification, in schedule 1, in appendix 161 annexed there to, containing the entries of villages under MODASA Taluka, the following villages shall be added at the end.

"Kau, Kishorpura"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No.GHM-99-111-M-PFR-1997-2587-L WHEREAS under Government Notification Revenue Department, No. GHM/3081/M/PFR/1063-92658-L dated the 14th November, 1967, the Government of Gujarat had constituted Bayad Taluka of Sabarkantha District;

AND WHEREAS under the Government Notification, Revenue Department, No. GHM-97-114-M-PFR-1997-2587-L dated the 15th October 1997, and No.GHM-97-155-M-PFR-1997-2587-L Dated 4 th December, 1997, the Government of Gujarat has constituted BAYAD and DHANSURA Talukas of SABARKANTHA District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the DHANSURA and BAYAD of SABARKANTHA District by excluding ALVA and VATRAKGADH villages from DHANSURA Taluka and including the said villages in BAYAD Taluka;

NOW, THEREFORE in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification Revenue Department, No. GHM/3081/M/PFR/1067-92658-L dated the 14th November 1967 as follows, namely:-

2. In the said notification, in schedule 1, in appendix 157 annexed there to containing the entries of villages under BAYAD Taluka, the following villages shall be added at the end.

"ALVA"

"VATRAKGADH"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA
Under Secretary to Government

REVENUE DEPARTMENT**Order**

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-112-M-PFR-1997-2587-L WHEREAS under Government Notification Revenue Department, No. GHM/3081/M/PFR/1063-92658-L dated the 14th November, 1967, the Government of Gujarat had constituted Prantij Taluka of Sabarkantha District;

AND WHEREAS under the the Government Notification, Revenue Department, No. GHM-97-114-PFR-1997-2587-L dated the 15th October, 1997, the Government of Gujarat has constituted TALOD Taluka of SABARKANTHA District.

AND WHEREAS, the Government of Gujarat has decided to reconstitute the TALOD and PRANTIJ Talukas of SABARKANTHA District by excluding SADANI MUVADI, PADHAYDA, PUNADRA, SUKHAD, TAKHATGADH, HADMATIYA, VAJAPUR, AMRAPUR, JHALANI MUVADI, BAINI MUVADI, MAVANI MAVADI, KESHARPUR, DALANI MUVADI villages from TALOD Taluka and including the said villages in PRANTIJ Taluka.

NOW, THEREFORE in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879) the Government of Gujarat hereby amends the Government Notification, Revenue Department, No. GHM/3081/M/PFR/1063-92658-L dated the 14th November, 1967, as follows, namely:-

2. In the said notification dated the 14th November 1967, in schedule 1, in appendix 156, annexed thereto containing the entries of villages under Prantij Taluka, the following entries of villages shall be added at the end. SADANI MUVADI, PADHAYDA, PUNADRA, SUKHAD, TAKHATGADH, HADMATIYA, VAJAPUR, AMRAPUR, JHALANI MUVADI, BAINI MUVADI, MAVANI MAVADI, KESHARPUR, DALANI MUVADI villages from TALOD Taluka and including the said villages in PRANTIJ Taluka.

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

NoGHM-99-113-M-PFR-1997-2587-L WHEREAS under Government Notification Revenue Department, No. GHM/3081/M/PFR/1063-92658-L dated the 14th November, 1967, the Government of Gujarat had constituted PRANTIJ and BAYAD Talukas of SABARKANTHA District;

* AND, WHEREAS, under the Government Notification, Revenue Department, No. GHM-97-114-PFR-1997-2587-L dated 15th November 1997 the Government of Gujarat had reconstituted PRANTJI, TALOD and BAYAD Talukas of SABARKANTHA District;

AND, WHEREAS, the Government of Gujarat has decided to reconstitute the TALOD and BAYAD Talukas of SABARKANTHA District by excluding CHANDREJ, MATHASULIYA and LIMB villages from TALOD Taluka and including the said villages in BAYAD Taluka.

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification Revenue Department, No. GHM/3081/M/PFR/1063/92658-L dated the 14th November, 1967, as follows, namely:-

In the said notification, in schedule 1, in appendix 157 annexed there to, containing the entries of villages under BAYAD Taluka, the following villages shall be added at the end.

"CHANDREJ

MATHASULIYA

LIMB"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA
Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No GHM-99-114-PFR-1997-2587-L WHEREAS under Government Notification Revenue Department, No. GHM/3881/M/PFR/1063-92-658-L dated the 14th October, 1967, the Government of Gujarat had constituted IDAR Taluka of SABARKATHA District;

AND, WHEREAS, under the Government Notification, Revenue Department, No. GHM-97-114-M-PFR-1997-2587-L dated 15th October 1997, the Government of Gujarat had reconstituted the IDAR and VADALI Talukas of SABARKANTHA District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the IDAR and VADALI Talukas of SABARKANTHA District by excluding FUEDA, RAMPUR(FU), GAJIPUR, RAHEDA, JAMRELA, BHAVANGADH, BADOL, NARAYANPUR, ARSAMDA, MATHBHAJAYAT villages from IDAR Taluka and including the said villages in VADALI Taluka;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification Revenue Department No. GHM-97/114/M/PFR-1997-2587-L dated the 15th October, 1997 as follows, namely:-

In the said Notification, dated the 15th October 1997, in schedule annexed there to containing the entries of villages of Vadali Taluka, after entry at serial No.45, the following entries of villages shall be added at the end.

FUEDA

RAMPUR(FU)

GAJIPUR

NARAYANPUR

ARSAMDA

RAHEDA

JAMRELA

BHAVANGADH

BADOL

MATHBHOJAYAT

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-115-M-PFR-1997-2587-L WHEREAS under the Government Notification, Revenue Department, No. GHM/3881/M/PFR/1063-92658-L, dated 14th November 1997 the Government of Gujarat had constituted KHEDBRAHMA and Idar Talukas of SABARKANTHA District;

AND, WHEREAS, under Government Notification Revenue Department, No. GHM-97-114-M-PFR-1997-2587-L dated the 15th October, 1997, the Government of Gujarat has reconstituted Idar and VADALI Talukas of SABARKANTHA District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the KHEDBRAHMA and VADALI Talukas of SABARKANTHA District by excluding GOTA village from KHEDBRAHMA Taluka and including the said villages in VADALI Taluka;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification Revenue Department No. GHM-97-114-M-PFR-1997-2587-L dated the 15th October, 1997 as follows, namely:-

In the said notification, in the schedule annexed there to, containing the entries of villages under VADALI Taluka, the following village shall be added at the end.

"GOTA"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA
Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-116-M-PFR-1099-3998-L WHEREAS, under the Government Notification, Revenue Department, No. GHM /3081/M/PFR/1063-92658-L, dated the 14th November 1967, the Government of Gujarat had constituted KHERALU Taluka of Mehsana District;

AND, WHEREAS under the Government Notification, Revenue Department, No. GHM-97-121-1-M-PFR-2097-2597-L, dated the 15th October, 1997, the Government of Gujarat has reconstituted VADNAGAR and KHERALU Talukas of Mehsana District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the VADNAGAR and KHERALU Talukas of MEHSANA District by excluding UNAD and MADHASANA villages from VADNAGAR Taluka and including the said villages in KHERALU Taluka;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department, No. GHM /3081/M/PFR/1063-92658-L, dated the 14th November, 1967, as follows, namely:-

In the said notification, in Schedule 1, in Appendix 112 annexed thereto, containing the entries of villages under KHERALU Taluka, the following villages shall be added at the end.

"UNAD"

"MADHASANA"

By order and in the name of the Governor of Gujarat,

J. K. H. PANDYA
Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-117-M-PFR-1099-3998-L, WHEREAS, under the Government Notification, Revenue Department, No. GHM /3081/M/PFR/1063-92658-L dated the 14th November, 1967 the Government of Gujarat had constituted KHERALU Taluka of Mehsana District.

AND, WHEREAS, under the Government Notification Revenue Department, No. GHM-97-121(1)-M-PFR--2097-2594-L dated the 15th October, 1997, the Government of Gujarat has reconstituted Kheralu and Vadnagar Talukas of Mehsana District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the Kheralu and Vadnagar Talukas of Mehsana District by excluding Navi Vaghadi village of Kheralu Taluka and including the said villages in Vadnagar Taluka;

NOW, THEREFORE in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department, No. GHM-97-121(1)-M-PFR--2097-2594-L, dated the 15th October, 1997, as follows, namely:-

In the said notification, in Schedule annexed thereto, containing the entries of villages under VADNAGAR Taluka, the following village shall be added at the end.

"Navi Vaghadi"

By order and in the name of the Governor of Gujarat,

K.H.PANDYA
Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-118-M-PFR-1099-3998-L WHEREAS under Government Notification, Revenue Department, No. GHM/3081/M/PFR/1063-92658-L dated the 14th November, 1967, the Government of Gujarat had constituted KHERALU Taluka of Mehsana District;

AND, WHEREAS under the Government Notification, Revenue Department, No. GHM-97-143-M-PFR--2097-2594-L, dated the 4th December, 1997, the Government of Gujarat has reconstituted Kheralu and Satalasana Talukas of Mehsana District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the Kheralu and Satalasana Talukas of Mehsana District by excluding Davol, Dalisana and Varetha villages from Satalasana Taluka and including the said villages in Kheralu Taluka;

NOW, THEREFORE in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification Revenue Department, No. GHM-3081-M-PFR--1063-92658-L, dated the 14th November, 1967, as follows, namely:-

In the said notification, in Schedule I, in appendix 112 annexed thereto, containing the entries of villages under KHERALU Taluka, the following villages shall be added at the end.

"DAVOL", "DALISANA", "VARETHA"

By order and in the name of the Governor of Gujarat,

K.H.PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-119-M-PFR-1099-3998-L, WHEREAS under the Government Notification, Revenue Department, No. GHM-3081-M-PFR-1063-92658-L, dated the 14th November, 1967, the Government of Gujarat had constituted SIDDHPUR Taluka of MEHSANA District;

AND, WHEREAS under the Government Notification, Revenue Department, No. GHM-97-84-M-PFR--1097-L, dated the 24th September, 1997, the Government of Gujarat has constituted PATAN District;

AND WHEREAS under the Government Notification, Revenue Department, No. GHM-97-121-M-PFR--2097-2595-L, dated the 15th October, 1997, the Government of Gujarat has reconstituted SIDDHAPUR and UNJHA Talukas of PATAN District;

AND, WHEREAS under the Government Notification, Revenue Department, No. GHM-99-40-M-PFR--1099-UO-75-L, dated the 23rd June, 1999, the Government of Gujarat has reconstituted PATAN and MEHSANA Districts by excluding UNJHA Taluka from PATAN District and including the UNJHA Taluka in MEHSANA District;

AND WHEREAS under Government Notification, Revenue Department, No. GHM-97-140-M-PFR-2297-2592-L dated the 4th December, 1997, The Government of Gujarat has reconstituted UNJHA Taluka of MEHSANA District and SIDDHPUR Taluka of PATAN District by excluding KANSARA and KAHODA villages from UNJHA Taluka and including the said villages in SIDDHPUR Taluka.

AND, WHEREAS, the Government of Gujarat has decided to reconstitute the SIDDHAPUR and UNJHA Talukas of PATAN and MEHSANA Districts respectively by excluding KAHODA village from SIDDHAPUR Taluka and including the said village in UNJHA Taluka;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department, No. GHM-97-121-M-PFR-2097-2595-L, dated the 15th October, 1997, as follows, namely:-

In the said notification, in Schedule, annexed thereto, containing the entries of villages under UNJHA Taluka, the following village shall be added at the end.

"KAHODA"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No.GHM-99-120-M-PFR-1099-3998-L, WHEREAS under the Government Notification, Revenue Department, No. GHM/3081/M/PFR/1063-92658-L, dated the 14th November, 1967, the Government of Gujarat had constituted VIJAPUR Taluka of Mehsana District;

AND, WHEREAS under the Government Notification, Revenue Department, No. GHM-97-120-M-PFR--2097-2594-L, dated the 15th October, 1997, the Government of Gujarat has reconstituted MANSA Taluka of Gandhinagar District and VIJAPUR Taluka of MEHSANA District;

AND, WHEREAS, the Government of Gujarat has decided to reconstitute the MANSA Taluka of GANDHINAGAR District and VIJAPUR Taluka of MEHSANA District by excluding PILVAI village from MANSA Taluka and including the said village in VIJAPUR Taluka;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department, No. GHM-3081/M/PFR/1063-92658-L, dated the 14th November, 1967, as follows, namely:-

In the said notification, in Schedule 1, in Appendix 116 annexed thereto, containing the entries of villages under VIJAPUR Taluka, the following village shall be added at the end.

"PILVAI"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA
Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No.GHM-99-121-M-PFR-1099-3992-L WHEREAS, under the Government Notification, Revenue Department, No.GHM /3081/M/PFR/1063-92658-L, dated 14th November, 1967, the Government of Gujarat had constituted SIDDHAPUR Taluka of MEHSANA District;

AND, WHEREAS, under Government Notification, Revenue Department, No. GHM-97-84-M-PFR--1097-L, dated the 24th September, 1997, the Government of Gujarat has constituted PATAN District;

AND, WHEREAS under Government Notification, Revenue Department No. GHM-97-121-M-PFR--2097-2595-L, dated the 15th October, 1997, the Government of Gujarat has reconstituted UNJHA and SIDHAPUR Talukas of PATAN District;

AND, WHEREAS under the Government Notification, Revenue Department, No. GHM-99-40-M-PFR--1099-UO.75-L, dated the 23rd June, 1999, the Government of Gujarat has reconstituted PATAN AND MEHSANA District by excluding UNJHA Taluka from PATAN District and including UNJHA Taluka in MEHSANA District;

AND WHEREAS under Government Notification, Revenue Department, No. GHM-97-140-M-PFR-2297-2592-L dated the 4th December, 1997, the Government of Gujarat has reconstituted SIDHPUR Taluka of PATAN District UNJHA Taluka of MESHANA District by excluding CHANDALAJ village from SIDHPUR Taluka and including the said village in UNJHA Taluka;

AND, WHEREAS, the Government of Gujarat has decided to reconstitute UNJHA Taluka of MEHSANA District and SIDDHAPUR Talukas of PATAN District by excluding CHANDLAJ village from UNJHA Taluka of MEHASANA District and including the said villages in SIDDHAPUR Taluka of PATAN District;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department, No. GHM /3081/M/PFR/1063-92658-L, dated the 14th November, 1967, as follows, namely:-

In the said notification, in Schedule 1, in Appendix 119 annexed thereto, containing the entries of villages under SIDHAPUR Taluka, the following village shall be added at the end.

"CHANDLAJ"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No GHM-99-122-M-PFR-1099-3998-L:- WHEREAS under the Government Notification, Revenue Department No. GHM/3081/M/PFR/1063-92658-L, dated 14th November, 1967, the Government of Gujarat had Constituted DEVGADHBARIATaluka of PANCHMAHAL District;

AND WHEREAS under the Government Notification Revenue Department, No. GHM-97-91-M-PER-1097-L, dated the 27th September, 1997, the Government of Gujarat has devided Panchmahal District into two Districts namely Panchmahal and Dahod Districts.

AND WHEREAS, the Government of Gujarat has decided to reconstitute the Devgadhb Baria and Godhra Talukas respectively of Dahod and Panchmahal Districts by excluding BHAMAIYA, SARSAV, MERAP, DAHIKOT and GOLLAV villages from Devgadhb Baria Taluka of Dohad District and including the said villages in Godhra Taluka of Panchmahal District.

NOW, THEREFORE in exercise of the powers conferred by section 7. of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department No. GHM/3081/M/PFR/1063-92658-L, dated the 14th November, 1967 as follows namely:-

In the said notification, in schedule 1 in annexure-66 annexed thereto containing the entries of villages under Godhra Taluka, the following villages shall be added at the end.

"BHAMAIYA,
SARSAV
MERAP
DAHIKOT
GOLLAV"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA
Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-123-M-PFR-1099-3998-L WHEREAS under the Government Notification, Revenue Department, No. GHM/3081/M/PFR/1063-92658-L dated the 14th November 1967, the Government of Gujarat had constituted Kapadwanj Taluka of Kheda District;

AND WHEREAS under the Government Notification Revenue Department, No. GHM-97-119-M-PFR--2297-2592-L dated the 15th October, 1997, the Government of Gujarat has reconstituted Kapadwanj and Kathlal Talukas of Kheda District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the Kapadwanj and Kathlal Talukas of Kheda District by excluding village mentioned in Annexure attached hereto from Kapadwanj Taluka and including the said villages in Kathlal Taluka;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department, No. GHM-97-119-M-PFR--2297-2592-L, dated the 15th October, 1997, as follows, namely:-

in the said notification, in the schedule annexed thereto, containing the entries of villages under Kathlal Taluka, the villages mentioned in annexure hereto shall be added at the end.

Annexure :

"VATDA ,

PATO ,

BHAGAT NA MUVADA ,

MANORNA MUVADA ,

SIPAINA MUWADA ,

HATHIYANA MUWADA ,

CHELAVAT ,

RAVDAVAT ,

SURAVAT ,

APRUJI ,

NARMIYANA MUWADA ,

MADADRA ,

NANI BHALAVAT ,

MOTI BHALAVAT ,

LAKHAMMIYANA MUWADA ,

GUNGALIYA ,

KHADAL ,

SANDESAR ,

GANGADASNA MUVADA."

By order and in the name of the Governor of Gujarat,

K.H.PANDYA
Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-124-M-PFR-1897-2596-L, WHEREAS, the Government of Gujarat Under the Revenue Department Notification, No. GHM-3081-M-PFR-1063-92658-L, dated the 14th November, 1967, has constituted the DHANERA Taluka of BANASKANTHA District;

AND WHEREAS under the Government Notification, Revenue Department, No. GHM-97-122-M-PFR-1897-2596-L, dated the 15th October, 1997, the Government has reconstituted the DHANERA and DANTIWADA Taluka of the said District;

AND WHEREAS under the Government Notification, Revenue Department, No. GHM-97-157-M-PFR-1897-2596-L, dated the 4th December, 1997, Government has reconstituted the DHANERA, DANTIWADA AND PATHAWADA Talukas of the said District;

AND WHEREAS the Government has decided to amalgamate the DHANERA, DANTIWADA and PATHAWADA Taluka and to reconstitute DHANERA and DANTIWADA Talukas of the said District;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom V of 1879), in suppression of the said Government Notification, Revenue Department, No. GHM-97-157-M-PFR-1897-2596-L, dated the 4th December, 1997, the Government of Gujarat hereby amends the Government Notification, as follows, namely :-

- (1) In the Government Notification, Revenue Department, No. GHM-3081-M-PFR-1063-92658-L, dated the 14th November, 1967, in Schedule-1, in Appendix 81, after the names of the villages mentioned under the heading "DHANERA TALUKA", the names of villages mentioned in "Annexure-A" appended herewith, shall be added at the end.
- (2) In the Government Notification, Revenue Department, No. GHM-97-122-M-PFR-1897-2596-L, dated the 15th October, 1997, in the Schedule, after the names of the villages mentioned under the heading "DANTIWADA TALUKA", the names of the villages mentioned in the "Annexure-B" appended herewith shall be added at the end.

ANNEXURE-A

- (1) BHATARAM
- (2) SOVAL
- (3) DHAMPURA
- (4) PANSVAL
- (5) RAMPURA
- (6) SANTARVADA
- (7) ALAVADA
- (8) VACHHDAL
- (9) RAVI
- (10) RAJODA
- (11) KHIMAT
- (12) KHANGANA

- (13) VIROLA
- (14) VACHHOL
- (15) KUNDI
- (16) BAPALA
- (17) VAKTAPURA
- (18) RAMPURA (VA)
- (19) VANSADA
- (20) NEGALA
- (21) MEVADA
- (22) KUMAR
- (23) CHHINLIVADI
- (24) SILASANA

ANNEXURE-B

- (1) JAT
- (2) AKOLI
- (3) BHILADA
- (4) GANGOVADA
- (5) GUNDARI
- (6) ARAKHI
- (7) PANTHA VADA
- (8) DHANIYA VADA

- (9) VAGHOR
- (10) SATSAN
- (11) BHANDOTRA
- (12) LAKHANASAR
- (13) MAHUDI MOTI
- (14) NANI MAHUDI
- (15) RAMPURA (M)
- (16) BHAKODAR

By order and in the name of the Governor of Gujarat,

K.H.PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

NO:GHM-99-125-M-PFR-1897-2596-L :- WHEREAS, under the Government

Notification, Revenue Department NO GHM-3081-M-PFR-1063-92658-L,

Dated the 14th NOVEMBER, 1967, The Government of Gujarat had constituted PALANPUR Taluka of BANASKANTHA District.

AND, WHEREAS, under the Government Notifications, Revenue Department, No. GHM-97-122-M-PFR-1897-2596-L, dated the 15th October, 1997 and No. GHM-97-152-M-PFR-1897-2596-L, dated the 4th December, 1997, the Government of Gujarat has constituted PALANPUR and AMIRGADH Talukas of BANASKANTHA District;

AND, WHEREAS, the Government of Gujarat has decided to reconstitute AMIRGADH and PANANPUR Talukas by excluding Chitrasani, Pirojpur(t), Kotada (Cha), Jaspuria, Khemana, Rampura (k), Hebatpur villages from AMIRGADH Taluka and including the said villages in PALANPUR Taluka;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department No. GHM-3081-M-PFR--1063-92658-L, dated the 14th November, 1967, as follows, namely:-

In the said notification, in the Schedule 1, in Appendix 82 annexed thereto, containing the entries of villages under PALANPUR Taluka, the following villages shall be added at the end.

" CHITRASANI,

PIROJPUR (T),

KOTADA(CH),

JASPURIA,

KHEMANA,

RAMPURA(K),

HEBATPUR"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

NO:GHM-99-126-M-PFR-1897-2596-L :- WHEREAS, under the Government Notification, Revenue Department, NO GHM-3081-M-PFR-1063-92658-L
Dated the 14th NOVEMBER, 1967, The Government of Gujarat had constituted DHANERA, DEESA and PALANPUR Talukas of BANASKANTHA District;

AND, WHEREAS under Government Notification, Revenue Department, No. GHM-97-122-M-PFR-1897-2596-L, dated 15th October, 1997 the Government of Gujarat has constituted DHANERA and DANTIWADA Talukas of BANASKANTHA District consisting the villages as provided therein;

AND, WHEREAS under Government Notification, Revenue Department, No. GHM-97-157-M-PFR-1897-2596-L, dated 4th December, 1997 the Government of Gujarat has constituted Dantiwada and Palanpur Talukas of the said District;

AND, WHEREAS the Government of Gujarat has decided to reconstitute DANTIWADA and DEESA Talukas by excluding LATIA village from DANTIWADA Taluka and including the said village in DEESA Taluka;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat in Supersession of the Government Notification, Revenue Department, No. GHM-97-157-M-PFR-1897-2596-L, dated the 4th December, 1997, so far as it relates to the entry of village LATIA, under Dantiwada Taluka hereby amends Government Notification Revenue Department, No. GHM-3081-M-PFR-1063-92658-L, dated 14th November, 1967, as follows, namely:-

In the said notification, in the Schedule 1, in Appendix 77, annexed thereto, containing the entries of villages under DEESA Taluka, the following village shall be added at the end.

" LATIA."

By order and in the name of the Governor of Gujarat,

K. H. PANDYA
Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December 1999

BOMBAY LAND REVENUE CODE, 1879

No. GHM-99-127-M-PFR-1897-2596-L, WHEREAS the Government of Gujarat

Under the Revenue Department Notification, No. GHM-3081-M-PFR-1063-92658-L,

dated the 14th November, 1967, has constituted the Disa Taluka of Banaskantha

District;

AND WHEREAS under the Government Notification, Revenue Department, No. GHM-97-122-M-PFR-1897-2596-L, dated the 15th October, 1997, the Government has reconstituted the Disa and Bhiladi Taluka of the said District;

AND WHEREAS under the Government Notification, Revenue Department, No. GHM-97-158-M-PFR-1897-2596-L, dated the 4th December, 1997, Government has excluded 25 villages from the Disa Taluka and included the same villages in Bhildi Taluka;

AND WHEREAS the Government has decided to amalgamate the DISA Taluka and Bhildi Taluka and to reconstitute Disa Taluka of the said District;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom V of 1879), in suppression of the said Government Notification, Revenue Department, No. GHM-97-122-M-PFR-1897-2596-L, dated the 15th October, 1997, and No. GHM-97-158-M-PFR-1897-2596-L, dated the 4th December, 1997, the Government of Gujarat hereby amends the Government Notification, Revenue Department, No. GHM-3081-M-PFR-1063-92658-L, dated the 14th November, 1997 as follows, namely :-

In the said Notification, in Schedule I, in Appendix 77, after the names of the villages mentioned therein, the name of villages in the Annexure appended herewith, shall be added at the end.

ANNEXURE

- | | | |
|--------------------|-----------------------------|-------------------|
| (1) LORAVADA | (19) VIRUVADA | (37) DHANA |
| (2) SHERAGADHA | (20) VAHARA | (38) JADIYALI |
| (3) VAKAVADA | (21) PEPALU | (39) KUNDA |
| (4) DHARANAVA | (22) MUDETHA | (40) VANSANA (VA) |
| (5) BALODHAR | (23) PALADI | (41) KOTADA |
| (6) GHARNALNANI | (24) RAMAVASA | (42) DHUNSOL |
| (7) DEDOL | (25) GAJANIPUR (YAVARAGANJ) | |
| (8) CHHATRALA | (26) NAVI BHILADI | (43) DHROBA |
| (9) KHETAVA | (27) NAVA NESADA | (44) ZAKOL |
| (10) SANDYA | (28) TALE GANJ | (45) JASARA |
| (11) SANATH | (29) ODHAVA | (46) MORAL |
| (12) BHILADI | (30) CHITRODA | (47) VASADA KUNDA |
| (13) RATANPUR | (31) BHADARA | (48) LAKHANI |
| (14) SOYALA | (32) DODANA | (49) AGATHALA |
| (15) JUNA NESADA | (33) MATU | (50) MANAKI |
| (16) SOTAMALA | (34) KATARAVA | (51) GAMDI |
| (17) GHARNALA MOTI | (35) NANA KAPARA | (52) BHAKADIYAL |
| (18) BODAL | (36) NANDALA | (53) DEKA |

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999

BOMBAY LAND REVENUE CODE, 1879.

NO:GHM-99-128-M-PFR-1897-2596-L :- WHEREAS, under the Government Notification, Revenue Department, NO GHM-3081-M-PFR-1063-92658-L

Dated the 14th NOVEMBER, 1967, The Government of Gujarat had constituted PALANPUR and DHANERA Talukas of Banaskantha District;

AND, WHEREAS under Government Notification, Revenue Department, No. GHM-97-122-M-PFR-1897-2596-L, dated 15th October, 1997 and No. GHM-97-157-M-PFR-1897-2596-L, dated the 4th December, 1997, the Government of Gujarat has reconstituted DHANERA, DANTIWADA and PALANPUR Talukas of BANASKANTHA District;

AND, WHEREAS, the Government of Gujarat has decided to reconstitute PALANPUR and DANTIWADA Talukas by excluding MERWADA, ANTROLI, WAGHANA, KOTADA villages from DANTIWADA Taluka and including the said villages in PALANPUR Taluka;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department, No. GHM-3081-M-PFR-1063-92658-L, dated 14th November, 1967, as follows, namely:-

In the said notification, in the Schedule I, in Appendix 82, annexed thereto, containing the entries of villages under PALANPUR Taluka, the following villages shall be added at the end.

" MERWADA,
ANTROLI,
WAGHANA,
KOTADA"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA
Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No:GHM-99-129-M-PFR-1897-2596-L:- WHEREAS under the Government Notification, Revenue Department No. GHM-3081-M-PFR-1063-92658-L, 14th November, 1967, the Government of Gujarat had constituted the VAV and DEODAR Talukas of BANASKANTHA District;

AND, WHEREAS, under the Government Notification, Revenue Department, No.GHM-97-122-M-PFR-1897-2596-L, dated the 15th October, 1997, the Government has reconstituted the VAV, DEODAR and BHABHAR Talukas of the said District;

AND, WHEREAS, under the said Government Notification, Revenue Department dated the 15th October, 1997, Government has excluded 81 villages from VAV and DEODAR Taluka and included the said villages in BHABHAR Taluka of the said District;

AND WHEREAS the Government of Gujarat has decided to reconstitute the said VAV, DEODAR and BHABHAR Talukas of the said District;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notifications, as follows, namely:-

1. In the said Government Notification, Revenue Department, No.GHM-3081-M-PFR-1063-92658-L, dated the 14th November, 1967, in Appendix-183, under the heading "DEODAR TALUKA", the names of villages mentioned in Annexure -A appended herewith shall be excluded and the same shall be included at the end of the names of the villages mentioned in the Schedule under the heading "BHABHAR TALUKA", in the said Government Notification, Revenue Department, dated the 15th October, 1997;

- (2) In the Government Notification, Revenue Department, No. GHM-97-122-M-PFR-1897-2596-L, dated the 15th October, 1997, in Schedule under the heading "BHABHAR TALUKA", the names of the villages mentioned in Annexure -B appended herewith shall be excluded and included the said villages at the end of the names of villages in Appendix 197, under the heading "VAV TALUKA" of Schedule 1 of the said Government Notification, Revenue Department dated the 14th November, 1967.

ANNEXURE-A

- | | | |
|------------------|------------------|-------------|
| (1) VAJAPUR JUNA | (2) VAJAPUR NAVA | (3) SANESDA |
| (4) DEVKAPADI | | |

ANNEXURE-B

- | | | |
|------------------|------------------|---------------|
| (1) ETA | (12) BHATASANA | (23) GARAMADI |
| (2) LALPURA | (13) JORAVARGADH | (24) KATAV |
| (3) KALAYAN PURA | (14) UCHOSAN | (25) VAGHPURA |
| (4) RAMPURA | (15) NAVAPURA | (26) SONETH |
| (5) KHADOL | (16) HARSAD | (27) LIMBUNI |
| (6) MOTIPURA | (17) BORU | (28) VASARDA |
| (7) DUDHAVA | (18) DHRECHANA | (29) MADHPURA |
| (8) RAJPURA | (19) DABHI | (30) BAHISARA |
| (9) KUMBHARKHA | (20) DUNGLA | (31) MASALI |
| (10) SEDAV | (21) DUDOSAN | |
| (11) RADKA | (22) MORVADA | |

By order and in the name of the Governor of Gujarat,

K. H. PANDYA,
Under Secretary to Government.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879..

NO:-GHM-99-130-M-PFR-1099-3998-L WHEREAS, under the Government Notification Revenue Department No:-GHM-3081-M-PFR-1063-92658-L, dated the 14th November, 1967, the Government of Gujarat had constituted MEHAMDAVAD and MATAR Talukas of KHEDA District;

AND WHEREAS, under the Government Notification, Revenue Department NO-GHM-97-119-M.-PFR-2297-2592-L, Dated the 15th October, 1997, the Government of Gujarat has reconstituted MEHAMDAVAD, MATAR and KHEDA Talukas of KHEDA District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the MEHAMDAVAD and KHEDA Talukas of KHEDA District by excluding IYAVA village from KHEDA Taluka and including the said village in MEHAMDAVAD Taluka;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification Revenue Department No. GHM-3081-M-PFR-1063-92658-L Dated 14th November, 1967 as follows, namely:-

In the said Notification, in the Schedule 1, in appendix 35 annexed thereto containing the entries of villages under the MEHAMDAVAD Taluka, the following village shall be added at the end.

"IYAVA"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

NO:-GHM-99-131-M-PFR-1099-3998-L WHEREAS, under Government Notification Revenue Department No:-GHM-3081-M-PFR-1063-92658-L, dated the 14th November, 1967, the Government of Gujarat had constituted NADIAD Taluka of KHEDA District;

AND WHEREAS, under the Government Notification, Revenue Department, NO GHM-97-119-M.-PFR-2297-2592-L, Dated the 15th October, 1997, the Government of Gujarat has reconstituted NADIAD and MAHUDHA Talukas of KHEDA District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the MAHUDHA and NADIAD Talukas of KHEDA District by excluding ALAJDA village of MAHUDHA Taluka and including the said village in NADIAD Taluka;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. Vof 1879), the Government of Gujarat hereby amends the Government Notification Revenue Department, No. GHM-3081-M-PFR-1063-92658-L Dated the 14th November, 1967, as follows namely:-

In the said Notification, in the Schedule 1, in appendix 32 annexed thereto containing the entries of villages under the NADIAD Taluka, the following village shall be added at the end.

"ALAJDA"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

NO:GHM-99-132-M-PFR-1099-3998-L :- WHEREAS under the Government Notification, Revenue Department, NO GHM-97-119-M-PFR-2297-2592-L Dated the 15 th October, 1997, the Government of Gujarat has constituted MAHUDHA and KATHLAL Talukas of KHEDA District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the MAHUDHA and KATHLAL Talukas of KHEDA District by excluding BHANER village from MAHUDHA Taluka and including the said village in KATHLAL Taluka;

NOW, THEREFORE , in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification No. GHM-97-119-M-PFR-2297-2592-L Dated the 15th October, 1997, as follows, namely:-

In the said Notification, in the Schedule annexed thereto containing the villages under the KATHLAL Taluka, the following village shall be added at the end:-

"BHANER"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

NO:GHM-99-133-M-PFR-1099-3998;- WHEREAS under the Government Notification, Revenue Department, NO GHM-3081-M-PFR-1063-92658-L, dated the 14th November, 1967, the Government of Gujarat had constituted MEHSANA Taluks of MEHSANA District;

AND WHEREAS under Government Notification, Revenue Department, No. GHM-97-120-M-PFR-2097-2594-L, dated the 15th October, 1997, the Government of Gujarat has constituted the MANSA Taluka of GANDHINAGAR District

AND WHEREAS under Government Notification, Revenue Department, No. GHM-97-151-M-PFR-2097-3236-L, dated the 15th December, 1997, the Government of Gujarat has constituted the GOJARIA Taluka of MEHSANA District.

AND WHEREAS the Government of Gujarat has decided to amalgamate the GOJARIA Taluka, MEHSANA Taluka and MANSA Taluka and to reconstitute MEHSANA Taluka of MEHSANA District and MANSA Taluka of GANDHINAGAR District.

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends Government Notification Revenue Department-

(a) No. GHM-3081-M-PFR-1063-92653-L, dated the 14th November, 1967, as follows, namely:-

In the said notification, in the Schedule 1, in Appendix 115, containing the names of the villages under MEHSANA Taluka, the following names of villages shall be added at the end.

" GOJARIA,
MEU,
BADALPURA,
CHARADU,

DHANDHUSAN,
PADHARIA,
SALDI,
BALVANTPURA"

(b) No. GHM-97-120-M-PFR-2097-2594-L, dated the 15th October, 1997, as follows, namely:-

In the said notification, in Schedule, annexed thereto, containing the names of the villages under MANSA Taluka, the following villages shall be added at the end.

"SAMAU,
KHANTA AMBA,
KHARNA,
HARNA HANDA,

AMARPURA ,
BORU,
PARSA"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA
Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

NO:GHM-99-134-M-PFR-1099-3998-L -WHEREAS, under the Government Notification Revenue Department No. GHM/3081/1063-92658/L, dated the 14th November, 1967, the Government of Gujarat had constituted CHANASMA and MEHSANA District;

AND, WHEREAS, under Government Notification, Revenue Department, No. GHM/97/84/M/PFR/1097/L dated the 24th September, 1997, the Government of Gujarat has constituted the MEHSANA and PATAN Districts,

AND, WHEREAS, the Government of Gujarat has decided to reconstitute the CHANASAMA and MEHSANA Talukas of PATAN and MEHSANA Districts respectively by excluding VIRTIA and GORAD villages from CHANASAMA Taluka of PATAN District and including the said villages in MEHSANA Taluka of MEHSANA District;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879) , the Government of Gujarat hereby amends the Government Notification, Revenue Department No. GHM-3081-M-PFR-1063-92658-L, Dated the 14th November, 1967, as follows, namely:-

In the said notification in Schedule 1, in Annexure 115 annexed thereto containing the entries of villages under MEHSANA Taluka, the following villages shall be added at the end..

"VIRTIA"

"GORAD"

By order and in the name of the Governor of Gujarat

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-135-M-PFR-1099-3998-L.- WHEREAS under the Government Notification, Revenue Department No. GHM-3081-M-PFR-1063-92658-L, dated the 14th November, 1967, has constituted the KAPADVANJ Talukas of KHEDA District;

AND, WHEREAS under the Government Notification, Revenue Department No. GHM-97-119-M-PFR-2297-2592-L, dated the 15th October, 1997, the Government of Gujarat has reconstituted the KAPADVANJ and KATHLAL Talukas of the said District;

AND WHEREAS under the said Notification, dated the 15th October, 1997, the Government of Gujarat has excluded 39 villages from KAPADVANJ Taluka and included the said villages in KATHLAL Taluka of the said District;

AND WHEREAS the Government of Gujarat has decided to reconstitute the said KAPADVANJ and KATHLAL Talukas of the said District by excluding TORANA village of KATHLAL Taluka and including the said village in "KAPADVANJ Taluka";

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, as follows, namely:-

In the Government Notification, Revenue Department, No. PFR-2297-2592-L dated the 15th October, 1997, in schedule under the heading "KATHLAL Taluka", the name of the village "TORANA" shall be excluded and included the said village at the end of the villages mentioned in appendix-29 under the heading "KAPADVANJ Taluka" of schedule-1 of the said Government Notification, Revenue Department, dated the 14th November, 1967.

By order and in the name of the Governor of Gujarat,

K. H. PANDYA
Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-136-M-PFR-1099-3998-L, WHEREAS, under the Government Notification, Revenue Department No. GHM/3081/M/PFR/1063-92658-L, dated the 14th November, 1967, the Government of Gujarat had constituted KALOL and VIJAPUR Talukas of MEHSANA District;

AND, WHEREAS, under the Government Notifications, Revenue Department No. GHM-97-120-M-PFR--2097-2594-L, dated the 15th October, 1997 and No. GHM-97-170-M-PFR-3097-2878-L, dated the 31st December, 1997, the Government of Gujarat has reconstituted MANSA Taluka of GANDHINAGAR District and KALOL and VIJAPUR Talukas of MEHSANA District;

AND, WHEREAS, the Government of Gujarat has decided to reconstitute GANDHINAGAR and MEHSANA District by excluding KALOL Taluka from MEHSANA District and including the said Taluka in GANDHINAGAR District;

AND, WHEREAS, the Government of Gujarat has further decided to reconstitute MANSA Taluka of GANDHINAGAR and KALOL Taluka of MEHSANA District by excluding villages LIMBODRA, ALUVA, MUBARAKPUR, AMJA, NADRI, CHANDISANA, HIMATPURA(Veda), ITLA, BALVA, PRATAPPURA, RAMPURA from MANSA Taluka and including the said villages in KALOL Taluka;

NOW, THEREFORE, in exercise of powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the following Notifications as follows, namely:-

(a) In the Government Notification, Revenue Department No GHM-86-M-PFR-1097-L, dated the 24th September, 1997, in para (c) containing the entries of Talukas under Gandhinagar District, the following Taluka shall be added at the end.

"KALOL".

(b) In the Government Notification Revenue Department No. GHM-3081-M-PFR-1063-92658-L, dated the 14th November, 1967, in Schedule 1, in appendix 111 annexed thereto, containing the entries of villages under KALOL Taluka, the following villages shall be added at the end.

- | | | |
|----------------------|---------------|-----------------|
| (1) LIMBODRA, | (2) ALUVA, | (3) MUBARAKPUR, |
| (4) AMJA, | (5) NADRI, | (6) CHANDISANA, |
| (7) HIMATPURA(veda), | (8) ITLA, | (9) BALVA, |
| (10) PRATAPPURA, | (11) RAMPURA" | |

By order and in the name of the Governor of Gujarat,

K. H. PANDYA
Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-137-M-PFR-1099-3998-L, WHEREAS, the Government of Gujarat under the Revenue Department Notification, No. GHM-3081-M-PFR-1063-92658-L, dated the 14th November, 1967, has constituted the MEHAMDAVAD and MATAR Taluka of KHEDA District;

AND WHEREAS under the Government Notification, Revenue Department, No. GHM-97-119-M-PFR-2297-2592-L, dated the 15th October, 1997, the Government of Gujarat has reconstituted the MEHAMDAVAD, MATAR and KHEDA Talukas of KHEDA District;

AND WHEREAS the Government of Gujarat has decided to reconstitute the MEHAMDAVAD and KHEDA Talukas of District by excluding PARSANTAJ and DEDARDA villages of MAHAMDAVAD Taluka and including the said villages in KHEDA Taluka;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department, No. GHM-97-119-M-PFR-2297-2592-L, dated the 15th October, 1997, as follows, namely:-

In the said notification, in Schedule 1, under the heading "KHEDA TALUKA" annexed thereto, containing the entries of villages of KHEDA TALUKA, the following villages shall be added at the end.

"PARSANTAJ"

"DEDARDA"

By order and in the name of

By order and in the name of the Governor of Gujarat,

K.H.PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

NO:GHM-99-138-M-PFR-1099-3998-L:-WHEREAS, under the Government Notification Revenue Department No. GHM/3081/M/PFR/1063/92658/L, dated the 14th November, 1967, the Government of Gujarat had constituted KAPADVANJI and DEHGAM and AHMEDABAD Districts respectively;

AND WHEREAS, under Government Notification Revenue Department, No. GHM/97/86/M/PFR/1097/L dated the 24th September, 1997, the Government of Gujarat has reconstituted AHMEDABAD and GANDHINAGAR Districts by excluding DEHGAM Taluka from AHMEDABAD District and including the same Taluka in GANDHINAGAR District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the KAPADVANJI Taluka of KHEDA District and DEHGAM Taluka of GANDHINAGAR District by excluding NIKOL, PUNADRA, BETAWADA, VAGHIJIPUR, FULSINGHNA MUWADA, BOBHA Villages from KAPADVANJI Taluka of KHEDA District and including the said villages in DEHGAM Taluka of GANDHINAGAR district;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification Revenue Department No. GHM-3081-M-PFR-1063-92658-L, Dated the 14th November, 1967, as follows, namely:-

In the said notification in Schedule 1, in Appendix 3 annexed thereto containing the entries of villages under DEHGAM Taluka, the following villages shall be added at the end:-

"NIKOL "

"VAGHIJIPUR"

"PUNADRA"

"FULSINGHNA MUWADA"

"BETAWADA"

"BOBHA"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-139-M-PFR-1099-3998-L :- WHEREAS, under the Government Notification, Revenue Department No. GHM/3081/ M/ PFR/1063/926581/L, dated the 14th November, 1967, the Government of Gujarat has constituted KALOL Taluka of MEHSANA District;

AND WHEREAS, under the Government Notification, Revenue Department No. GHM-97/120/M/PFR/2097/2594/L, dated the 15th October, 1997, the Government of Gujarat has constituted MANSA Taluka of GANDHINAGAR District;

AND WHEREAS, under the Government Notification, Revenue Department, No. GHM-99-136-M-PFR-1099-3998-L, dated the 31st December, 1999, the Government of Gujarat has reconstituted GANDHINAGAR District by excluding KALOL Taluka from MEHSANA District and including the said Taluka in GANDHINAGAR District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the KALOL and MANSA Talukas of GANDHINAGAR District by excluding AMARAPUR village of KALOL Taluka and including the said village in MANSA Taluka;

NOW, THEREFORE, in exercise of the powers conferred by Section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends, the Government Notification, Revenue Department, No. GHM-97-120-M-PFR-2097-2594-L, dated the 15th October, 1997 as follows, namely :-

In the said notification, in the Schedule appended thereto containing the names of villages under MANSA Taluka, the following village shall be added at the end.

"AMARAPUR."

By order and in the name of the Governor of Gujarat,

K.H.PANDYA

Under Secretary to Government.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-99-140-M-PFR-1099-3998-L.-WHEREAS, under the Government Notification, Revenue Department No. GHM/3081/M/PFR/1063-92658-L, dated the 14th November, 1967, the Government of Gujarat had Constituted the PATAN and SIDDHAPUR Taluka of MEHSANA District;

AND, WHEREAS, under the Government Notification, Revenue Department NO. GHM-97-121-M-PFR-2097-2595-L, Dated the 15th October, 1997, the Government of Gujarat has constituted UNJHA Taluka of PATAN Districts;

AND, WHEREAS, under the Government Notification, Revenue Department NO. GHM-99-40-M-PFR-1099-UO-75-L, Dated the 23rd June, 1999, the Government of Gujarat has reconstituted MAHESANA and PATAN Districts by excluding UNJHA Taluka from PATAN District and including the said Taluka in MEHSANA Districts;

AND, WHEREAS, the Government of Gujarat has decided to reconstitute the PATAN Taluka of PATAN District and UNJHA Taluka of MEHSANA District by excluding KANTHARAVI, NAVAPURA and PALI villages of PATAN, Taluka and including the said villages in UNJHA Taluka;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department No. GHM-97-121-M-PFR-2097-2595-L, Dated the 15th October, 1997, as follows, namely:-

In the said notification, in schedule annexed thereto, containing the entries of villages under UNJHA Taluka, the following villages shall be added at the end..

"KANTHARAVI,

NAVAPURA,

PALI"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA

Under Secretary to Government.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

No.GHM-99-141-M-PFR-1099-3998-L:- WHEREAS The Government of Gujarat had constituted CHANASMA Taluka of MEHSANA District and BECHRAJI Taluka of PATAN District under Government Notification Revenue Department No. GHM-3081-M-PFR-1063-92658 L, dated 14th November, 1967, and No.GHM-97-121-M-PFR-2097-2594-L, dated the 15th October, 1997, respectively.

AND, WHEREAS, under the Government Notification, Revenue Department, No.GHM-97-84-M-PFR-1097-L, dated the 24th September, 1997, the Government of Gujarat has constituted the MEHSANA and PATAN Districts.

AND, WHEREAS, under the Government Notification, Revenue Department, No.GHM-97-121(1)-M-PFR-2097-2594-L, dated the 15th October, 1997, the Government of Gujarat had further reconstituted MEHSANA and PATAN District by excluding BECHARAJI Taluka from PATAN District and including the said Taluka in MEHSANA Districts;

AND WHEREAS the Government of Gujarat has decided to reconstitute the CHANASMA Taluka of PATAN District and BECHARAJI Taluka of MEHSANA District by excluding KARODA, CHHAMICHHA, VADAVALI, PANCHASAR, DHARPURI, MESARI villages from BECHARAJI Taluka of MEHSANA District and including the said villages in CHANASMA Taluka of PATAN District.;

NOW, THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, Revenue Department No. GHM-3081-M-PFR-1063-92658-L, dated 14th November, 1967, as follows, namely:-

In the said Notification as amended from time to time in Schedule annexed, in Annexure 113, annexed thereto, containing the entries of villages of under CHANASMA Taluka, the following villages shall be added at the end.

"KARODA"

"PANCHASAR"

"CHHAMICHHA"

"DHARPURI"

"VADAVALI"

"MESARI"

By order and in the name of the Governor of Gujarat,

K. H. PANDYA,
Under Secretary to Government.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st December, 1999.

BOMBAY LAND REVENUE CODE, 1879.

NO. GHM-99-142- M-PFR-1099-3998-L :- WHEREAS under the Government Notification, Revenue Department, No. GHM/ 3081 / M / PFR /1063/ 92658 /L, dated the 14th November, 1967, the Government of Gujarat had constituted CHANASMA Taluka of MEHSANA District;

AND WHEREAS, under the Government Notification, Revenue Department, No. GHM/97/84/M/PFR/1097/ L, dated 24th September, 1997, the Government of Gujarat has constituted MEHSANA and PATAN Districts;

AND WHEREAS under the Government Notification, Revenue Department, No. GHM-97-121(1)-M-PFR-2097-2594-L, dated the 15th October, 1997, the Government of Gujarat has constituted CHANASMA Taluka of PATAN District and BECHARAJI Taluka of MEHSANA District;

AND WHEREAS, the Government of Gujarat has decided to reconstitute the CHANASMA and BECHARAJI Talukas of PATAN and MEHSANA districts respectively by excluding CHANDPODA, MANDALI, AJABPURA, VIJAPURDA, JETPUR, UDELA, ANSJOL, RANCHHODPURA villages from CHANASMA Taluka of PATAN District and including the said villages in BECHARAJI Taluka of MEHSANA District;

NOW THEREFORE, in exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby amends the Government Notification, No. GHM-97-121-(1)-M-PFR-2097-2594-L, dated 15th October, 1997, as follows, namely :-

In the said notification, in the Schedule appended thereto, containing the names of villages, under BECHARAJI Taluka, the following villages shall be added at the end.

"CHANDRODA"	"MANDALI"	"AJABPURA"	"VIJAPURDA"
"JETPUR"	"UDELA"	"ANSJOL"	"RANCHHODPURA"

By order and in the name of the Governor of Gujarat

K.H. PANDYA

Under Secretary to Government.